



THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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GOVERNMENT NOTICE No 502

ARRIVALS

Name	Rank	From leave or on 1st Appo ntment	Date of leaving England	Date of Embaikation	Date of arrival at Mombasa
C W G Lane	Inspector in Charge Customs	Leave	31d May, 1929	*15th July, 1929	24th July, 1929
A W Weaver	Preventive Service	1st Appointment	—	do	do
V F Wood	Telegraph Inspector	do	—	do	do
W H R Coulter	" "	do	—	do	do
L J Peacock	Inspector of Police	do	†15th June, 1929	do	do
L T Maingay	Staff Surveyor	do	do	do	do
	" "				

† Date of leaving New Zealand * Date of leaving Durban

APPOINTMENTS

EDWARD GORDON ST CLAIR TISDALL, MC, to act as District Commissioner, West Suk District, Kericho Province, with effect from the 20th July, 1929

JOHN GERALD HEMUS HOPKINS, to be District Commissioner, Meru District, Kikuyu Province, with effect from 12th March, 1929

SE 20064/2
CAPTAIN MAURICE ST CLAIR THOM, to be Acting Assistant Commissioner of Police, with effect from 31d August, 1929

PRELIMINARY ORAL SWAHILI EXAMINATION, PASS

C E MORTIMER, Local Govt, Lands and Settlement
DR M MICHAEL-SHAW, Medical Department
MRS M A BOSCH do
F W ASHTON, Veterinary Officer, Veterinary Dept
H HAY-BARCLAY do
F C GAFFNEY, Medical Department
V DE VRE ALLEN, European Chief Warden, Prisons Department
S McCONNELL, Public Works Department

J E S MERRICK,
for Colonial Secretary

CORRIGENDUM

General Notice No 965, Official Gazette of the 30th July, 1929, page 1373 In By-law 33 for the words "the Clerk and the Engineer" read "and the Clerk"

Colony and Protectorate of Kenya.

PROCLAMATION No 124

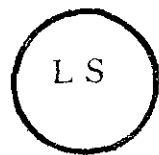
COLONY AND PROTECTORATE OF KENYA



THE STOCK AND PRODUCE THEFT (AMENDMENT) ORDINANCE, 1928

PROCLAMATION

J W BARTH



BY His Excellency Sir Jacob William Barth,
Knight, Commander of the Most Excellent
Order of the British Empire, Acting Governor
and Commander-in-Chief of the Colony and
Protectorate of Kenya, in Council

IN EXERCISE of the powers conferred upon him by
section 2 of the Stock and Produce Theft (Amendment)
Ordinance, 1928, I do hereby in Executive Council apply
sections 4 and 5 of the said Ordinance to the Districts of
Nairobi, Kisumu-Londiani, North Nyeri, Ravine, Nakuru,
Naivasha and Laikipia and to those areas of the districts of
North Kavirondo, Kericho, Nandi, Machakos, Kyambu and
Fort Hall which are not included in any Native Reserve

GOD SAVE THE KING

Given under my hand and the Public Seal of the Colony
at Nairobi this 26th day of July, 1929

By Command of His Excellency the Acting Governor in
Council

J E S MERRICK,
Clerk to the Executive Council

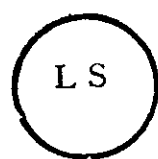
PROCLAMATION No 125

COLONY AND PROTECTORATE OF KENYA

THE LOCAL GOVERNMENT (DISTRICT COUNCILS)
ORDINANCE, 1928

PROCLAMATION

J W BARTH



BY His Excellency Sir Jacob William Barth,
Knight, Commander of the Most Excellent
Order of the British Empire, Acting Governor
and Commander-in-Chief of the Colony and
Protectorate of Kenya

IN EXERCISE of the powers conferred upon me by
section 125 of the Local Government (District Councils)
Ordinance, 1928, I do hereby appoint H N Jackson, Esq ,
and D W Dickinson, Esq , to be members of the District
Council of Uasin Gishu *vice* A C Hoey, Esq , and P R
Heard, Esq , resigned

GOD SAVE THE KING

Given under my hand and the Public Seal of the Colony
this 31st day of July, 1929

By Command of His Excellency the Acting Governor

H M -M MOORE,
Colonial Secretary

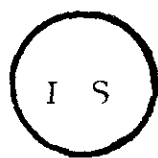
PROCLAMATION No 126

COLONY AND PROTECTORATE OF KENYA

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928

PROCLAMATION

J W BARTH



BY His Excellency Sir Jacob William Barth,
Knight, Commander of the Most Excellent
Order of the British Empire, Acting Governor
and Commander-in-Chief of the Colony and
Protectorate of Kenya

IN EXERCISE of the powers conferred upon me by
section 106 of the Local Government (Municipalities)
Ordinance, 1928, I do hereby nominate and appoint Mr C E
Egleton to be a member of the Municipal Board with jurisdic-
tion over the Municipality of Eldoret, pending the first election
and nomination of members of the Eldoret Municipal Board
under the provisions of section 13 of the Ordinance, *vice* Mr
T E Scammell, resigned

GOD SAVE THE KING

Given under my hand and the Public Seal of the Colony
this 31st day of July, 1929

By Command of His Excellency the Acting Governor

H M -M MOORE,
Colonial Secretary

PROCLAMATION No 127

COLONY AND PROTECTORATE OF KENYA

MEETING OF LEGISLATIVE COUNCIL

I, JACOB WILLIAM BARTH, Knight, Commander of the Most Excellent Order of the British Empire, Acting Governor and Commander in Chief of the Colony and Protectorate of Kenya, in exercise of the powers vested in me by Instructions under the Royal Sign Manual and Signet, dated the 11th day of September, 1920 do hereby direct that a Session of the Legislative Council be held at the Memorial Hall, Nairobi, on Wednesday the 28th day of August, 1929, at 10 a m

Given under my hand at Nairobi, on this the 29th day of July, 1929

J W BARTH,
Acting Governor

GOD SAVE THE KING

PROCLAMATION No 128

THE DISEASES OF ANIMALS ORDINANCE
(Chapter 157 of the Revised Edition, section 4)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No 231 of 1913

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the areas defined in the Schedule hereto, to be infected with East Coast Fever, and I hereby further declare that the said areas shall be known as "Infected Areas" for the purposes of Rules under the Diseases of Animals Ordinance

Proclamation No 40, dated the 23rd day of May, 1928, is hereby amended accordingly

Given under my hand at Nairobi this 24th day of July, 1929

H H BRASSEY-EDWARDS,
Acting Chief Veterinary Officer

SCHEDULE

<i>Farm L O No or other description</i>	<i>Owner</i>	<i>District</i>	<i>Date of commencement of Quarantine</i>
Outspan L O No 5164	Crown land	Laikipia	10th July, 1929
Farm L O No 2462	H W Sear, Esq P O Rumuruti	Laikipia	6th July, 1929
Farm L O No 4127/R	W Pickford, Esq , Naivasha	Naivasha	10th June, 1929

PROCLAMATION NO 129

THE DISEASES OF ANIMALS ORDINANCE
(Chapter 157 of the Revised Edition, section 4)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE NO 231 OF 1919

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me I hereby declare the following area to be an infected area for the purposes of the said Diseases of Animals Ordinance —

TRYPANOSOMIASIS

Farm L O No 2097, Mt G Norman Smith,
Trans Nzoia District

AND FURTHER I do hereby declare that the following proclamation and portions of proclamations are revoked —

Proclamation No 96, dated the 22nd day of May, 1929

That portion of Proclamation No 118, dated the 31st day of July, 1929, declaring Farm L O No 107/1 Two Rivers Estate, Ruru, Kiambu District, Farm L O No 81/3, Messrs Day and Dent, Kiambu, Kiambu District, Farm L O No 81/R, Mr McClellan Wilson, Kiambu Kiambu District, to be infected areas (Linderpest)

Given under my hand at Nairobi this 24th day of July, 1929

H H BRASSEY-EDWARDS,
Acting Chief Veterinary Officer

GOVERNMENT NOTICE NO 503

THE ARMS AND AMMUNITION ORDINANCE, 1925

RULES

IN EXERCISE of the powers conferred upon him by section 28 of the Arms and Ammunition Ordinance, 1925, His Excellency the Acting Governor in Council has been pleased to make the following Rules —

1 These Rules may be cited as “the Arms and Ammunition (Amendment) Rules, 1929”, and shall be read as one with the Arms and Ammunition Rules, 1927, hereinafter called “the Principal Rules”

2 Rule 4 (3) of the Principal Rules is hereby revoked and the following is substituted therefor —

“4 (3) Firearms and ammunition *bona fide* required by an individual for purposes of self defence or for his own use in hunting may be brought into the Colony overland from a contiguous territory provided that such firearms and ammunition are deposited in any of the district commissioner's offices hereinafter mentioned, which offices shall for the purposes of the Ordinance and these Rules be public warehouses —

Arms imported from Tanganyika Territory—

The District Commissioner's Office at Kwale, Voi,
Kajiado, Narok or Kisumu

Arms imported from the Uganda Protectorate—

The District Commissioner's Office at Kakamega,
Kitale or Kacheliba

Arms imported from Abyssinia—

The District Commissioner's Office at Marsabit,
Moyale or Lokitaung

Arms imported from Italian Somaliland—

The District Commissioner's Office at Wajir or
Bura”

3 Rule 8 (2) of the Principal Rules is hereby revoked and the following is substituted therefor —

“ 8 (2) The following letters shall be used, viz —

<i>Public Warehouse</i>	<i>Letter</i>
Mombasa	MSA under Customs Crown
Kilindini	KLI „ „ „
Vanga	VGA „ „ „
Takaungu	TKU „ „ „
Malindi	MLI „ „ „
Kilifi	KFI „ „ „
Lamu	LMU „ „ „
Kisumu	KSU „ „ „
Nairobi	NBI „ „ „
Kwale	DGO „ „ „
Voi	VOI „ „ „
Kajiado	MKS „ „ „
Naiok	MAS „ „ „
Kisii	SK „ „ „
Kakamega	NK „ „ „
Kitale	TN „ „ „
Kacheliba	SUK „ „ „
Marsabit	MBT „ „ „
Moyale	MYL „ „ „
Lokitaung	LBA „ „ „
Wajir	WJR „ „ „
Bura	SKU „ „ „

4 Rule 10 (2) of the Principal Rules is hereby revoked and the following is substituted therefor —

“ 10 (2) The District Commissioner shall register particulars of all arms or ammunition so produced or of which the production is dispensed with in a register in the form “ E ” in the Schedule hereto, and shall, before registration, cause any arm which, in his opinion, is not sufficiently marked so as to be easily identified to be stamped with the letter or letters appropriate in his district as mentioned below and with a serial number —

<i>District</i>	<i>Letter</i>
North Kavirondo	NK
South Kavirondo	SK
Central Kavirondo	CK
Nandi	NDI
Kericho	LBW
Kisumu-Londiani	LDN
Ravine	ELD
Baringo	KBT
Elgeyo	LGO
Maikwet	MKT
West Suk	SUK
Kiambu	KBU
Fort Hall	FH

<i>District</i>	<i>Letter</i>
South Nyeri	KTN
North Nyeri	NYI
Embu	EBU
Meru	MRU
Nairobi	NBI
Machakos	MKS
Kitui	KTI
Teita	VOI
Digo	VGA
Malindi	MLI
Tana River	TNA
Lamu	LMU
Tukana	TKA
Trans Nzoia	TN
Uasin Gishu	UGU
Nakuru	NKU
Naivasha	NSA
Laikipia	LKA
Mombasa	MSA
Kwale	DGO
Voi	VOI
Kajiado	MKS
Naiok	MAS
Kisii	SK
Kakamega	NK
Kitale	TN
Kacheliba	SUK
Marsabit	MBT
Moyale	MYL
Lokitaung	LBA
Wajir	WJR
Bura	SKU

By Command of His Excellency the Acting Governor in
Council

Nairobi,

This 26th day of July 1929

J E S MERRICK,
Clerk to the Executive Council

GOVERNMENT NOTICE No 504

THE ARMS AND AMMUNITION ORDINANCE, 1925

ORDER

WHEREAS by section 12 (7) of the Arms and Ammunition Ordinance, 1925, it is enacted that on being satisfied that reciprocal provisions have been or will be made by any one of the Governments of the Protectorates of Uganda, Zanzibar or Nyasaland or the Territory of Tanganyika for the recognition by those Governments of arms licences which have been issued in this Colony, the Governor in Council may by order declare that an arms licence issued under the law in force for the time being under that Government shall have the same effect and validity as if it had been issued in pursuance of the provisions of the said Ordinance

AND WHEREAS His Excellency the Acting Governor in Council is satisfied that reciprocal provisions have been or will be made by the Governments of Uganda, Zanzibar, Nyasa-

land and the Tanganyika Territory for the recognition by those Governments respectively of arms licences which have been issued in this Colony

NOW, THEREFORE, in exercise of the powers conferred upon him as aforesaid, His Excellency the Acting Governor in Council has been pleased to declare that an arms licence issued under the law in force for the time being under the Governments of Uganda, Zanzibar, Nyasaland or Tanganyika Territory shall have the same effect and validity as if it had been issued in pursuance of the provisions of the aforesaid Ordinance, provided such licence is first endorsed by the authorised officer at any of the following ports and places of entry —

Mombasa
Kilindini
Vanga
Takaungu
Malindi
Kilifi
Lamu
Kisumu
Nairobi
Kwale
Voi
Naio'k
Kisumu
Kakamega
Kitale
Kacheliba
Moyale
Marsabit
Wajir
Kajiado
Lokitaung
Bura

By Command of His Excellency the Acting Governor in Council

Nairobi,

This 26th day of July, 1929

J E S MERRICK,
Clerk to the Executive Council

GOVERNMENT NOTICE NO 505

THE COMMISSIONS OF INQUIRY ORDINANCE
(Chapter 25 of the Revised Edition of the Laws)

A COMMISSION

WHEREAS on the ninth day of July, 1929, I Jacob William Barth, Knight, Commander of the Most Excellent Order of the British Empire Acting Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, did, by virtue and in exercise of the powers conferred upon me by the Commissions of Inquiry Ordinance (Chapter 25 of the Revised Edition of the Laws) issue a Commission under my hand appointing Commissioners to inquire into and report on matters therein set out

AND WHEREAS I have deemed it fit to alter the said Commission by making a further appointment thereto

NOW THEREFORE I do hereby appoint the person for the time being performing the duties of the Commissioner for Local Government, Lands and Settlement, to be an additional Commissioner to inquire into and report on the matters aforesaid

AND I DO HEREBY DIRECT that such appointment shall take effect from the ninth day of July, 1929

Given under my hand at Nairobi this 29th day of July, 1929

J W BARTH,
Acting Governor

GOVERNMENT NOTICE NO 506

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928

NOTICE

IN EXERCISE of the powers conferred upon him by section 87 (6) (a) of the Local Government (Municipalities) Ordinance, 1928, His Excellency the Acting Governor has been pleased to classify the roads mentioned in the first schedule hereto as Main Trunk Roads and the roads mentioned in the second schedule hereto as Main District Roads within the Municipality of Nairobi

By Command of His Excellency the Acting Governor
Nairobi,
1st August, 1929

H M -M MOORE,
Colonial Secretary

FIRST SCHEDULE

MAIN TRUNK ROADS

- (1) Sixth Avenue—Ngong Road to the Municipal boundary

- (2) Workshops Road to its junction with Whitehouse Road—Whitehouse Road to its junction with Government Road—Government Road to its junction with Swamp Road—Swamp Road—Limuru Road to the Municipal boundary
- (3) Fort Hall Road from its junction with Swamp Road to the Municipal boundary

SECOND SCHEDULE

MAIN DISTRICT ROADS

- (1) Government Road from its junction with Swamp Road—Ainsworth Bridge—Salisbury Road—Sclater Road to the Municipal boundary
 - (2) Kiambu Road from Muthaiga War Memorial to the Municipal boundary
-

GOVERNMENT NOTICE No 507

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928

NAIROBI MUNICIPAL ELECTION

NOTICE

It is hereby notified for public information in accordance with Rule 24 (1) of the European Councillors Election Rules, 1929, that the following candidates were declared to be elected on Friday the 2nd August, 1929 —

- | | |
|---------------------|---|
| (a) Central Ward | { Richard Mannall Geater,
Charles Udall |
| (b) Hill Ward | Thomas Alfred Wood, C M G,
M B E |
| (c) Parklands Ward | { Samuel Jacobs,
Rudolf Franz Mayer, O B E |
| (d) Muthaiga Ward | George Gwinnett Bompas |
| (e) Westlands Ward | Percy Courtenay Green |
| (f) Ngong Road Ward | Major Charles Edward Browne |

Nairobi,

3rd August, 1929

W M LOGAN,

*Acting Commissioner for Local Government,
Lands and Settlement*

GOVERNMENT NOTICE No 508

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928

NOTICE

It is hereby notified that, in accordance with Rule 19 of the European Councillors Election Rules, 1929, an election will be held on Friday, the 16th August, 1929, in respect of one vacancy for the Hill Ward remaining unfilled at the election held on Friday, the 2nd August, 1929

Nairobi,

3rd August, 1929

W M LOGAN,

*Acting Commissioner for Local Government
Lands and Settlement*

GOVERNMENT NOTICE No 509

THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928

NOTICE

IN EXERCISE of the powers conferred upon him by Rule 1 of the District Councils Election (Postal Ballot) Rules, 1929, His Excellency the Acting Governor has been pleased to appoint that the aforesaid Rules shall apply to the District of Nairobi, established under the Local Government (District Councils) Ordinance, 1928

By Command of His Excellency the Acting Governor

Nairobi,
31st July, 1929

H M-M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 510

THE NATIVE AUTHORITY ORDINANCE
(Chapter 129 of the Revised Edition as amended by the Revised Edition of the Laws (Operation) Ordinance, 1926, Section 20)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 406 OF 1926

MARAKWET LOCAL NATIVE COUNCIL

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be a member of the Local Native Council named therein

Nairobi,
25th July, 1929

C M DOBBS,
Acting Chief Native Commissioner

SCHEDULE

MARAKWET LOCAL NATIVE COUNCIL

Cheboi Arap Yege, nominated, *vice* Kisang Arap Talai, appointed under Government Notice No 467 of 13th September, 1928, resigned

GOVERNMENT NOTICE No 511

THE NATIVE AUTHORITY ORDINANCE
(Chapter 129 of Revised Edition, section 3 (1))

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No 406 OF 1926

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I have appointed the persons named in the Schedule annexed hereto to be Official Headmen for the areas named therein

Kisumu,
1st August, 1929

L I A FEILD-JONES,
Acting Provincial Commissioner, Nyanza

SCHEDULE

SOUTH KAVIRONDO DISTRICT, NYANZA PROVINCE.

Name	Area	With effect from	Remarks
Matage /o Masita	North Mugirango	1st Aug, 1929	Vice Headman Ot ero dismissed Appointed under Govt Notice 357 of 9 10 19 (6 months' probation)
Kerau s/o Abagi	South Mugirango	1st Aug, 1929	Vice Headman Obutu deceased Appointed under Government Notice 357 of 9-10 19 (6 months probation)

GOVERNMENT NOTICE No 512

THE NATIVE CHRISTIAN MARRIAGE ORDINANCE

(Chapter 168 of the Revised Edition, Section 7)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 380 OF 1927

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the following Salvation Army Officer to be a Registrar for the purpose of registration of marriages under the Native Christian Marriage Ordinance —

Captain Frederick J Adlam

Nairobi,
This 1st day of August, 1929

W M KEATINGE,
Registrar General of Marriages

GOVERNMENT NOTICE No 513

THE REGISTRATION OF TRADE MARKS ORDINANCE

(Chapter 89 of Revised Edition)

TRADE MARK RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
11/15	22 9 1915	The Standard Oil Company of New York	47

UNPAID RENEWAL FEE

10/15	18-8-1915	The Winchester Repeating Arms Company	19

Nairobi,
This 22nd day of July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 993

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928

By-Laws

IN EXERCISE of the powers conferred upon them by section 69 of the Local Government (Municipalities) Ordinance, 1928, the Nanobi Municipal Council have made the following By-laws —

Short title 1 These By-laws may be cited as “ the Nanobi Municipality (Drainage) By-laws, 1929 ”

Application 2 These By-laws shall apply to the Nanobi Municipality

Interpretation of terms 3 Throughout these By-laws the following words and expressions shall have the meanings hereinafter respectively assigned to them unless the context otherwise requires —

‘ Cement ’ and ‘ Portland cement ’ means Portland cement which complies with the requirements of the British Standard Specification for Portland Cement, No 12 of 1925, or of any specification in amendment thereof or in substitution thereof

“ Combined drain ” means a drain used for the drainage of more buildings than one, whether belonging to the same or different owners, and made for the purpose of communicating therefrom with a sewer

“ Drain ” means any drain used for the drainage of one building only, or of premises within the same curtilage, and made merely for the purpose of communicating therefrom with a cesspool or other like receptacle for drainage, or with a sewer

“ Drainage work ” means the construction, installation, laying, connecting, fixing, repair or removal of any pipe, drain, gully, cesspool, septic tank, sewage filter installation, or other works for the discharge, reception or disposal of sewage in connection with any premises, or of any waste-pipe, soil-pipe, trap, urinal, water-closet, slop-hopper, sink, bath, lavatory basin, ventilation pipe, anti-syphonage pipe or any drain fitting or water flushing cistern, or any works connected with the discharge of liquid or solid matter into any drain, sewer, cesspool, septic tank, sewage filter installation or other like receptacle for drainage, or otherwise connected with the drainage of any premises

“ Latrine accommodation ” means a receptacle for human excreta, together with the structure containing and including such receptacle and the fittings and apparatus connected therewith

“ Pail-closet ” means latrine accommodation including a movable receptacle for human excreta

“ Person ” shall include any company or association or body of persons corporate or unincorporate

“ Plot ” means any area of land being the subject of a separate conveyance, assignment or lease

‘ Sewer ’ means a duct constructed, acquired or maintained by the Council for conveying sewage

' Sewer connexion ' means any pipe junction, saddle, or other contrivance constructed in any sewer for the purpose of receiving the discharge from any drain, or the drainage from one or more buildings, into such sewer

" Slop-hopper " means any fitting intended for the reception of slop-water or other water containing excremental liquid or substance

" Soil-pipe " means any pipe fixed on or in any building for the purpose of conveying soil-water

' Soil-water ' means discharges from water-closets, slop-hoppers and urinals, and all water containing any excremental liquid or substance

' Soil-water fitting ' means water-closets, slop-hoppers and urinals, and all water fittings adapted or designed for the reception of matters of an excremental character in connection with any system of drainage

" Water-closet " means latrine accommodation adapted or designed for the reception of human excreta, of both a solid and liquid character, used or adapted or intended to be used in connexion with a water carriage system, and comprising provision for the flushing of the receptacle by means of a water supply

" Waste-pipe " means any pipe for conveying waste water

Waste water " means liquid waste of a non-excremental character, but does not include subsoil, surface, storm or rain water

' Waste-water fitting ' means baths, lavatory basins, sinks, bidets, and similar fittings

DRAINAGE AND SEWERAGE PROVISIONS, ETC

4 Where any building is without a drain sufficient for the effectual drainage of the same, the Council shall by written notice require the owner of such building within a reasonable time therein specified, to make a drain or drains emptying into any sewer which is within seventy yards of any part of such building, but if no such means of drainage are within that distance, then emptying into such covered tank or other like receptacle for drainage, not being under any building or in such other manner as the Council may direct, and the Council may require any such drain or drains to be of such materials and size, and to be laid at such level and in such manner and with such falls as may appear to the Council to be necessary

Council to
enforce
drainage of
undrained
buildings

Provided that where, in the opinion of the Council, greater expense would be incurred in causing the drains of two or more buildings to empty into an existing sewer pursuant to this By-law, than in constructing a new sewer and causing such drains to empty therein, the Council may construct such new sewer, or cause such new sewer to be constructed, and require the owners of such buildings to cause their drains to empty therein, and may apportion as they deem just the expenses of the construction of such sewer amongst the owners of the several buildings, and recover in a summary manner as a civil debt the sums apportioned from such owners

Two or more
buildings may
be drained by
a combined
operation

5 If it appear to the Council that two or more buildings which are to be connected with any sewer either voluntarily or compulsorily may be drained more economically or advantageously in combination than separately and a sewer of sufficient size already exists or is about to be constructed within seventy yards of any part of such buildings the Council may, when the drains of such buildings are first laid, order that such buildings be drained by a combined system of drainage to be constructed either by the Council if they so decide or by the owners in such a manner as the Council shall direct and the costs and expenses of the construction of such combined system of drainage and of the repair and maintenance thereof shall be apportioned between the owners of such buildings in such a manner as the Council shall determine, and if paid by the Council may be recovered by them from such owners in a summary manner as a civil debt

New buildings
must be
drained

6 No person shall erect a new building or re-erect any building, any two external walls of which have been pulled down or burned down or which have fallen down to or below the level of the ground floor, or occupy, or, being the owner thereof, permit to be occupied, any building so newly erected, or re-erected, unless a drain or drains have been constructed of such materials and size, and at such level, in such manner and with such fall as may appear necessary to the Council for the effectual drainage of such building, and the drain or drains so to be constructed shall empty into any sewer which is within seventy yards of any part of the site of the building to be erected or re-erected, and if no such means of drainage are within that distance then shall empty into such covered tank or other place, not being under any building, as the Council may direct

Notwithstanding anything contained in these By-laws, no person shall cause or permit any subsoil, surface, storm or rain water or any drain for the conveyance of such waters to discharge into or communicate with any drain or sewer for the conveyance of sewage or waste water except with the written permission or by the direction of the Council and then only on the condition that such subsoil, surface, storm or rain water drain shall discharge directly into the open air over a trapped gully and above the level of the water therein, and no person shall cause or permit any sewage or waste water drain to discharge into or communicate with any drain for the conveyance of subsoil, surface, storm or rain water except with the written permission or by direction of the Council

Council may
require sinks,
drains, or
other necessary
appliances to
be provided
to buildings

7 If it shall appear to the Council that any building built before or after the passing of this By-law is not provided with a proper sink or drain or other necessary appliances for carrying off waste water from such building, the Council may give notice in writing to the owner of such building requiring him in the manner and within the time to be specified in such notice, to provide such sink, drain, or other appliances

Conversion of
latrines not
being water-
closets into
water-closets

8 If any privy, earth-closet, pail-closet, pit-closet, or other closet not being a water-closet, or the building served by such privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, be within seventy yards of any sewer, the Council may, by written notice addressed to the owner of the same, require the said owner within a reasonable time, to be specified in such notice, to convert the privy, earth-closet, pail-closet, pit-closet, or other closet not being a water-closet, into

a water-closet and to connect the same to the said sewer, in a manner and by the use of materials to be approved by the Council, and the Council may, if they think fit, by written notice addressed to the owner, order the removal of such privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, within a period to be specified in such notice

9 Where the drainage of a building discharges into any cesspool or septic tank or into any receptacle or place whatsoever not being a sewer, and such building be within seventy yards of a sewer, the Council may by written notice addressed to the owner of the building require the said owner within a reasonable time to be specified in the notice, to cease to discharge or permit to be discharged into the said cesspool or septic tank or receptacle or other place any sewage or waste water and to cause all such sewage and waste water to be discharged into the said sewer in a manner and by the use of materials to be approved by the Council, and the Council may by written notice addressed to the owner order such cesspool, septic tank, receptacle or place to be removed, filled in or otherwise dealt with within a time to be specified in such notice

Where sewer provided, cesspools, etc., no longer to be used

10 The owner of any premises shall, at his own expense, maintain all drains and all drainage works constructed upon or in connexion with such premises in an efficient condition and in proper state of repair to the satisfaction of the Council

Maintenance of drains

In all cases where two or more buildings owned by more than one owner are drained by a combined system of drainage, such owners shall jointly and severally be responsible for the duty of and for any costs and expenses incidental to maintaining and repairing such combined system of drainage

11 If it shall appear to the Council that any drain, water-closet, cesspool or septic tank constructed upon or in connexion with any premises is in a bad state of repair, or is inefficient or is a nuisance or injurious or dangerous to health, the Council may, after twenty-four hours' written notice to the occupier of such premises, or in the case of emergency without notice, cause such premises to be entered, the ground to be opened and such drain, water-closet, cesspool or septic tank to be examined. If the drain, water-closet, cesspool or septic tank, on examination, is found to be in a proper, sound and efficient condition, the Council shall cause the ground to be closed, and any damage done to be made good as soon as can be, and the expenses of the works shall be defrayed by the Council. If the drain, water-closet, cesspool or septic tank on examination appears to be in a bad, defective or inefficient condition, or to require alteration or amendment, the Council shall forthwith give notice in writing to the owner of the premises requiring him forthwith or within reasonable time therein specified to carry out such works as may be necessary

Examination of drains, water-closets, cesspools and septic tanks

12 The Council may, at any reasonable time, cause to be applied to any covered drain or drains constructed upon or in connexion with any premises the smoke chemical or coloured water test, or other similar test (not including a test by water under pressure)

Council may cause drains to be tested

If on the application of the test such drain or drains is or are found to be defective, the Council shall, by written notice served upon the owner of such premises specifying generally

the defect, require the said owner to do all works necessary for remedying it within a reasonable time to be specified in the notice

The owner and occupier of any premises shall give all reasonable facilities for the application of any test as provided for in this By-law

Stoppages
in drains

13 Upon receipt of information as to a stoppage in any closed drain constructed upon or in connexion with any premises, the Council may cause a written notice of the stoppage as aforesaid to be served upon the owner of such premises requiring him forthwith to cause the stoppage to be removed. If the said owner fails to comply forthwith with the requirements of any such notice as aforesaid or if such owner cannot immediately be found, the Council may itself cause the stoppage to be removed and may recover in a summary manner as a civil debt the expenses incurred in so doing

Where two or more buildings owned by more than one owner are drained by a combined system of drainage the costs and expenses incidental to the removal of any such stoppage as aforesaid shall be apportioned between the owners of such buildings in the manner provided in By-law 5 hereof, provided that where the stoppage takes place in a section of any drain used by one occupier or owner only the costs and expenses incurred in its removal shall be borne by the owner of the building served by such section

Unauthorised
building over
sewers or under
streets

14 No person shall, without the written consent of the Council—

- (a) cause any building newly to be erected over any sewer,
- (b) cause any vault, arch or cellar newly to be constructed under the carriageway or footpath of any street vested in the Council,

and the Council may cause any building, vault, arch or cellar constructed in contravention of the provisions of this By-law to be altered, pulled down, or otherwise dealt with as they may think fit, and may recover in a summary manner as a civil debt any expenses incurred by them in so doing from the offender

Injurious
matters not
to pass into
sewers

15 No person shall throw or suffer to be thrown, or shall pass into any sewer or into any drain communicating therewith, any matter or substance by which the free flow of the sewage or other liquid waste may be interfered with, or by which any such sewer or drain may be injured

Power to
prohibit the
passing of solid
matter, steam,
chemical
refuse, etc.,
into sewers

16 Where, in the opinion of the Council, the introduction into any sewer of any solid matter, suspended matter, mud, chemical, or manufacturing or trade or other refuse (inclusive of vapours or gaseous matters), or any steam, condensing water, heated waters or other liquid, whether alone or in combination with other matter or liquid, and whether directly or through any drain or channel communicating with such sewer, either does or may cause a nuisance, or involve danger to the health of persons entering the sewers, or others, or is or may be injurious to the structure or materials of the sewers or other works of the Council, the Council may by written notice served upon the owner or occupier of any premises, absolutely prohibit from a date to be named in such notice, not being earlier than fourteen days from the date of

service of such notice, any such matter or matters as aforesaid being caused or permitted to fall flow or enter, or to be carried or washed into, any sewer either directly or indirectly

Provided that the Council shall not be required to serve a notice upon the same person more than once

17 The Council may, in its absolute discretion, refuse to admit into any sewer any trade, brewery or manufacturing liquid waste, sewage or effluent unless the same has been freed of the grosser objectionable matters, and then only if the sewers in the vicinity are, in the opinion of the Council, of sufficient capacity to convey the trade, brewery or manufacturing liquid waste, sewage or effluent in addition to the ordinary domestic sewage flow of the areas served by such sewers

Brewery or
manufacturing
sewage

18 The Council may, at their discretion, require the owner of any premises from which manufacturing liquid waste, sewage or effluent is conveyed to any sewer to construct on his premises, in connexion with any pipe or channel conveying such liquid waste, sewage or effluent, an inspection chamber of such dimensions as they may think fit, and any duly authorised officer of the Council shall at all times have access to such chamber and may examine the character of the discharge from such premises

Power to
require
inspection
chamber in
manufacturing
premises

19 No person shall lay any pipe, intended to drain the subsoil of the site of any building, in such manner or in such a position as to communicate directly with any sewer or cess-pool or other like receptacle for drainage, or with any closed drain constructed or adapted to be used for conveying sewage, but shall cause every such pipe as aforesaid to discharge directly into the open air, over an open channel or a trapped gully, or in such other manner as may be approved by the Council

Subsoil drains
not to com-
municate
directly with
a sewer, cess-
pool, or any
drain
conveying
sewage

20 No person shall construct or fix any rain-water pipe or trunk which may be provided in connexion with any building for the purpose of conveying therefrom any water which may fall on any roof or flat thereof, so as to discharge directly into a closed drain but shall cause such rain-water pipe or trunk to be constructed or fixed so as to discharge directly into the open air, into an open channel, or over a properly trapped gully, or into such gully above the level of the water in the trap thereof

Rain-water
pipes not to
communicate
directly with a
closed drain

Provided always that the provision of this By-law shall not apply in any case where rain-water is intended to be conveyed through a closed drain to any receptacle properly constructed and adapted for the storage of such water

21 The owner of any building who shall intend to cause any drain constructed or to be constructed in connexion with such building to empty into a sewer shall give at least three days' notice in writing in the prescribed form to the Council of his intention to make a sewer connexion

Notice to be
given of
intention to
make a sewer
connexion

So soon as the Council are satisfied that the owner of the said building is entitled to cause such drain to empty into the said sewer and that the making of such sewer connexion would not contravene any of the provisions of these By-laws, the Council shall issue a written permit to such owner authorising the making of such sewer connexion

Provided that the Council may, where they see fit, themselves undertake the construction of such sewer connexion, and also that portion of the drain in so far as it connects with and extends from the sewer to the boundary of the property concerned, and the cost of such construction shall be repaid by the owner of the building to the Council and in default of payment the Council may recover the cost summarily as a civil debt

Sewer connexions not to be made without permission

22 No person shall make any sewer connexion unless and until a written permit authorising the making of such sewer connexion shall have been issued by the Council, and no person shall make any sewer connexion otherwise than under the direction of and in a manner to be approved of by the Council

Unauthorised sewer connexions

The Council may close, demolish, or remove any sewer connexion made in contravention of the provisions of this By-law and may recover in a summary manner as a civil debt from the person so offending any expenses incurred by them in so doing

Drainage works in streets and other public places

23 Every person who shall carry out any drainage works in any street, sidewalk, sanitary lane or other public place vested in the Council shall, in the carrying out of such works, comply with the following requirements —

(a) He shall not disturb the surface of any street, sidewalk, sanitary lane or other public place vested in the Council, without the previous consent in writing of the Council and subject to such conditions as they may prescribe

(b) In any case where a sewer connexion is to be made he shall cause such sewer connexion to be made at such point in the sewer as may be indicated by the Council

Nothing contained in this By-law shall be held to impose any liability whatsoever on the Council for any accident or damage to persons or property which may occur in the carrying out of any such drainage works as aforesaid

Council may arrange with owners to carry out private drainage works

24 It shall be lawful for the Council to agree with any owner or occupier of any premises that any drainage work which such owner or occupier desires or is required by the Council to construct shall be constructed by the Council, and the cost of constructing such drainage work shall be repaid by such owner or occupier to the Council, and in default of payment the Council may recover the cost summarily as a civil debt

Owners outside the Municipality may arrange with Council to connect to sewers

25 The owner of any premises outside the Municipality may, with the consent of the Council and subject to the provisions of these By-laws, cause any drain constructed upon or in connexion with such premises to empty into any sewer within the Municipality upon such terms and conditions as may be agreed upon between such owner and the Council

Provided always that no person shall cause any drain to empty into any such sewer until such terms and conditions have been agreed upon

Charges to cover supervision etc

26 In all cases where, in accordance with the provisions of these By-laws, any work is carried out by the Council in respect of which the Council are entitled to recover the cost

from any person under the provisions of these By-laws, there may be included in the cost so claimed and recoverable such sum as the Council shall prescribe to cover the cost of surveys, plans, specifications quantities supervision, and the use of tools and plant, and there shall also be included in such cost any expenditure or labour involved in disturbing, making good and re-making any made road street or footway or ground affected

27 No occupier of any premises shall throw or introduce or allow others on his premises to throw or introduce into any cesspool, drain, soil-pipe or soil-water fitting, constructed in connexion with such premises, any stones, tins, bottles, ashes or other matter liable to choke the same

Tins, bottles, ashes, etc., not to be allowed to enter drains

28 The occupier of any premises shall maintain all openings, whether for ventilation or otherwise, to any drain, and also all traps, gullies and other drainage fittings on his premises in a reasonably clean condition and free from obstruction

Traps, gullies, and ventilation pipes to be kept free from obstruction

CONSTRUCTION OF DRAINS

29 Every person who shall construct any drain in connexion with a building shall lay such drain and carry out any excavation necessary for the construction of such drain in an expeditious and workmanlike manner, and shall maintain during the progress of work such hoardings, struttings, shorings and lights as may be necessary for the protection of all persons and property liable to be affected by the work

Excavation for and laying of drains

30 Every person who shall construct any closed drain in connexion with a building, other than a drain constructed for the drainage of the subsoil of the site of such building or a drain constructed for the drainage of storm-water only, shall, in the construction of such drain, comply with the following requirements —

Materials to be used in construction of drains

(a) Such drain shall be constructed of good sound cylindrical pipes made of glazed stoneware or of heavy cast iron, or of other equally suitable material approved by the Council

(b) Such drain shall be of adequate size, of an internal diameter of not less than four inches, and laid with a proper fall, and with watertight socketted or other approved suitable joints

Drains to be of adequate size and to have a proper fall and watertight joints

(c) If so required by the Council, such drain shall be laid on an adequate and efficient bed of concrete or supported upon a sufficient number of piers constructed of concrete

Foundation for drains

Provided that where any such drain as aforesaid is to be laid on made or bad ground and where, in the opinion of the Council such a precaution is necessary, such drain shall be laid on a bed of good cement concrete not less than six inches in thickness, and projecting on each side of the drain to an extent at least equal to the external diameter of such drain, and good cement concrete shall be filled in so that it shall extend to the full width of the cement concrete bed already prescribed and so that such drain shall be embedded to the extent of not less than half its diameter

Provided further that where any such drain is especially liable to injury from any cause the Council

may require such drain to be entirely encased in cement concrete at least six inches in thickness all round the drain

Gradient of drains

- (d) Such drain shall be laid with a proper and sufficient gradient as specified below —
- Drains of 4 inches internal diameter 1 in 40
Drains of 5 inches internal diameter 1 in 50
Drains of 6 inches internal diameter 1 in 60

Provided that, wherever the foregoing gradients of a drain shall be found to be impracticable, the Council may, if it shall consider such a precaution necessary, require that special flushing tanks and inspection chambers shall be provided to such drain

Jointing of cast iron drain pipes

- (e) If such drain be of cast iron or other approved metal pipes jointed with socket joints, the joints shall be made with tanned spun yarn and molten lead or lead wool properly caulked, if such drain shall be jointed with flange joints the joints shall be securely bolted together and some suitable insertion for joining placed between the flanges

Jointing of stoneware drain pipes

- (f) If such drain be of stoneware pipes or of pipes of material other than metal, the joints shall be made with three strands gaskin which has been treated with fresh cement mortar tightly driven into the socket and the remainder of the socket shall be filled up with Portland cement mortar and bevelled off at an angle of 60 degrees from the outside of the pipe to the outer edge of the socket all round

Drains to be so constructed as to be watertight

- (g) Such drain shall be so constructed as to be watertight and to be capable of resisting a pressure of at least two feet head of water

Sizes and weights of cast iron drain pipes

- (h) If such drain be of cast iron the weight of such cast iron pipes in proportion to the diameter shall not be less in any case than is prescribed as follows —

Internal Diameter	Thickness of Metal	Weight per 9 ft length (including socket and spigot)
inches		
4	$\frac{3}{8}$ of an inch	160 lb
5	ditto	190 ,
6	ditto	230 ,

Size and thickness of stoneware drain pipes

- (i) If such drain be of stoneware the thickness of the pipes, the depth of the sockets and the annular space for the cement in proportion to the diameter shall not be less in any case than is prescribed as follows —

Internal Diameter	Thickness of pipe	Depth of socket	Annular space for the cement
4 inches	$\frac{1}{2}$ of an inch	$1\frac{3}{4}$ inches	$\frac{5}{16}$ of an inch
5 „	$\frac{9}{16}$ „ „	2 „	„ „ „
6 „	$\frac{5}{8}$ „ „	2 „	„ „ „
9 „	$\frac{3}{4}$ „ „	2 „	$\frac{7}{16}$ „ „

- (g) No joint of such drain shall be built into any wall or foundation except in any case where any other mode of construction is impracticable
- (h) No such drain shall be constructed inside or so as to pass under a building except in any case where any other mode of construction is impracticable

Joints of drains not to be built into walls or foundations
Drains in or under buildings

Any drain constructed so as to pass under a building shall be so laid in the ground that there shall be a distance equal at the least to the full diameter thereof between the top of such drain at its highest point and the surface of the ground under such building, and such drain shall be completely embedded in and covered with good and solid cement concrete at least six inches thick all round

Provided that in any case where such drain shall be of iron or other approved metal pipes such drain may be carried above ground and supported upon a sufficient number of suitable piers constructed of iron or good cement concrete

Any such drain shall be laid in a direct line for the whole distance beneath such building and adequate means of access, by means of approved inspection chambers, shall be provided as required by the Council

- (l) All concrete used in connexion with the laying and constructing of any such drain shall be composed of clean gravel hard brick broken small, or other suitable ballast, well mixed with good sand and Portland cement in the proportion of three parts of sand, one part of cement, and six parts of other material
- (m) In every case where any such drain is laid beneath a wall, such drain shall be protected at the part beneath the wall by means of an arch, lintel or suitable metal support of sufficient size and strength to prevent any disturbance or other injury to such drain, and constructed at least two inches clear above the drain

Composition of concrete

Protection of drains under walls

31 Every person who shall construct any such drain as is described in By-law 30 hereof shall cause every inlet to such drain, not being an inlet provided as an opening for the ventilation of such drain to be properly trapped by an efficient trap so constructed as to be capable of maintaining a sufficient water seal. He shall not construct or fix in or in connexion with any such drain any trap which has not been approved by the Council

Inlets to drains to be trapped

32 No person who shall construct any drain in connexion with a building shall construct such drain in such a manner as to form in the drain any right-angled junction either vertical or horizontal. Every branch drain or tributary drain shall join another drain obliquely in the direction of the flow of such drain, and as near as practicable to the invert thereof. All bends and turnings shall be truly curved and any alteration in the size of a drain shall be properly tapered and of good shape

No right-angled junctions to be made

So far as may be practicable every such drain shall be laid in a direct line or in a series of direct lines

33 No person shall fix an intercepting trap in any drain which communicates directly with a sewer

Drains not to be trapped from sewers

Intercepting
traps

34 Every person who shall construct any drain which communicates with a septic tank, cesspool or other like receptacle for drainage shall, if required by the Council, provide and fix an intercepting trap of an approved type in such a position as the Council shall determine

Provision of
inspection
chambers in
connexion
with drains

35 Every person who shall construct any closed drain in connexion with a building shall cause adequate and efficient inspection chambers to be provided in the positions and in the manner hereinafter required —

- (1) (a) At every point in such drain where two or more drains shall converge
- (b) At every point in any such drain where there shall occur any angle, bend or deviation from a direct alignment
- (c) In such manner that no part of such drain shall be more than fifty feet distant in the length of such drain from an inspection chamber
- (d) Where any such drain shall communicate with a sewer at a point within the curtilage of the plot and as near as practicable to the point of entry of the drain into the sewer

Provided that he may with the consent of the Council and subject to such conditions as they may prescribe, but not otherwise, cause such inspection chamber as aforesaid to be constructed on a street or side-walk

Construction of
inspection
chambers

- (2) (a) Every inspection chamber shall be of such internal dimensions as the Council shall require, provided that no inspection chamber shall be less than two feet in length where the dept of the half channel invert from the surface of the ground adjoining such chamber shall be greater than eighteen inches
- (b) Every inspection chamber shall be constructed of brickwork or stonework built in cement or of good cement concrete not less than four inches in thickness, shall be watertight up to the level of the adjoining ground surface and shall be rendered with cement plaster at least half-an-inch in thickness, and finished with a smooth surface
- (c) Every inspection chamber shall be fitted with a strong movable airtight cast iron manhole cover of adequate size and approved design and construction, fixed not lower than the surface of the adjoining ground
- (d) The sides of the channels in every inspection chamber shall be brought up vertically to a height not less than the diameter of the drains, and shall be benched in good cement concrete, and such benching shall be sloped off from the tops of the channels at an angle of thirty degrees from the horizontal and finished with a smooth cement surface

Ventilation
of drains

36 Every person who shall construct any closed drain in connexion with a building shall, for the purpose of securing efficient ventilation of such drain, comply with the following requirements —

- (1) (a) At least one untrapped opening shall be provided to such drain, which opening shall be situated as far distant as may be practicable from the point at

which such drain communicates with a sewer, septic tank, cesspool, or other like receptacle for drainage, and an additional untrapped opening shall be provided at the upper extremity of every branch drain which exceeds twenty feet in length and which receives any soil-water or waste water. Such untrapped opening shall be obtained by carrying up a pipe or shaft, vertically to such a height and in such a position as to afford by means of the open end of such pipe or shaft a safe outlet for foul air and so as effectually to prevent any escape of foul air from such pipe or shaft into any building in the vicinity thereof, and in no case to a less height than three feet above the eaves of any adjoining roof, or to a less height than six feet above the top of any window, door or other opening which shall be within a distance of twenty feet horizontally from such pipe or shaft, or to a less height than ten feet above the adjoining ground level, and such pipe or shaft, if unsupported for a length of more than five feet, shall be properly stayed.

Provided always that the soil-pipe of any water-closet, in every case where the situation, sectional area, height and mode of construction of such soil-pipe shall be in accordance with the requirements applicable to the pipe or shaft to be carried up from such drain, may be deemed to provide the necessary opening for ventilation which would otherwise be obtained by means of such last-mentioned pipe or shaft.

- (b) Any opening provided in accordance with the arrangements hereinbefore specified shall be furnished with an approved grating.
 - (c) Except where unavoidable, no bend or angle shall be made in any pipe or shaft used in connexion with any of the arrangements hereinbefore specified.
 - (d) Every pipe or shaft used in connexion with any of the arrangements hereinbefore specified shall be constructed in the same manner and of the same material and weight as if such pipe or shaft were a soil-pipe.
- (2) (a) In every case where any such drain shall communicate with a septic tank, cesspool, or other receptacle for drainage, not being a sewer, there shall be provided a second opening, being not less than twelve inches and not more than three feet above the level of the surface of the ground adjoining such second opening which shall communicate with such drain by means of a suitable pipe or shaft situated as far distant as may be practicable from the first opening. The point at which such second opening communicates with the drain in every case shall be situated on that side of any intercepting trap which is the nearest to the building.
- (b) Every pipe or shaft which shall be constructed so as to provide any such second opening as aforesaid shall be constructed in the same manner and of the same material and weight as if such pipe or shaft were a

soil-pipe, and shall be provided with an adequate and efficient mica inlet valve at the point at which it opens upon the external air

No inlets to drains within buildings

37 No person shall construct any closed drain in connexion with a building in such a manner that there shall be within such building any inlet to such drain except such inlet as may be necessary from the apparatus of any water-closet or soil-water fitting

SOIL PIPES

38 Every person who shall provide a soil-pipe in connexion with a building shall, in the providing and fixing of such soil-pipe, comply with the following requirements —

Materials for and situation of soil-pipes

(a) Except with the permission of the Council, and then only on such conditions as they may prescribe, no such soil-pipe shall be fixed inside any building

(b) Such soil-pipe shall be constructed either in drawn lead or heavy cast iron or other equally suitable material approved by the Council

Size, weight, and thickness of soil-pipes

(c) Such soil-pipe shall be constructed so that its weight, if the pipe be of lead, and that its thickness and weight, if the pipe be of iron, in proportion to its length and internal diameter, shall be —

Diameter	LEAD	CAST IRON	
	Weight per 10 feet length, not less than	Thickness of metal not less than	Weight per 6 ft length (including socket and beaded spigot or flanges, the socket not to be less than $\frac{1}{4}$ inch thick) not less than
3½ inches	65 lb	3/16 inches	43 lb
4 "	74 lb	ditto	54 lb

Jointing of soil-pipes

(d) If such soil-pipe be of drawn lead such soil-pipe shall be constructed with proper wiped plumber's joints

(e) If such soil-pipe be of cast iron with socket joints, such joints shall be not less than 2½ inches in depth, and shall be made with tanned spun yarn and molten lead or lead wool properly caulked, the annular space for the lead, in the case of 3½-inch and 4-inch pipes, shall be not less than $\frac{1}{4}$ inch in width

Soil-pipes not to be connected with waste pipes or rain-water pipes

(f) Such soil-pipe shall not be connected with any rain-water pipe or with any waste-pipe or waste-water fitting, and there shall not be any trap in such soil-pipe or between the soil-pipe and any drain with which it is connected

Access to be provided at the foot of soil-pipes

(g) The bend at the foot of such soil-pipe shall rest in a solid foundation of concrete, and there shall be provided in the bottom length of such soil-pipe adequate means of access, unless in the drain to which such soil-pipe is connected there be an inspection chamber within six feet of the soil-pipe

Size and ventilation of soil-pipes

(h) Such soil-pipe shall be circular, of an internal diameter of not less than 3½ inches, and where more than six feet in length shall be continued up without diminution of its diameter, and (except where unavoidable) without any bend or angle being formed

in such soil-pipe, to such a height and in such a position as to afford by means of the open end of such soil-pipe a safe outlet for foul air and so as effectually to prevent any escape of foul air from such soil-pipe into any building in the vicinity thereof, and in no case to a less height than three feet above the eaves of any adjoining roof, or to a less height than six feet above the top of any window, door or other opening which shall be within a distance of twenty feet horizontally from such pipe or shaft, or to a less height than ten feet above the adjoining ground level, and, if unsupported for a length more than five feet, shall be properly stayed. The open end of such soil-pipe shall be furnished with an approved grating.

- (i) No right angle junctions shall be made in such soil-pipe and every branch soil-pipe shall join another soil-pipe obliquely in the direction of the flow of such soil-pipe and all bends and turnings shall be truly curved. No right-angled junctions
- (j) Suitable provision for the purpose of access and inspection shall be provided to such soil-pipe, by means of an adequate opening with screw doors and fastenings or with a screwed metallic cap or plug at every junction or change of direction or gradient in such soil-pipe. Inspection eyes to be provided at all bends and junctions in soil-pipes

Provided that where adequate means for through rodding shall have been provided in any straight section of such soil-pipe by means of adequate openings at the opposite ends of such section the said provisions for access and inspection may be omitted in the case of any junction in such straight section as aforesaid.

39 Every person who shall construct a soil-pipe which shall receive the discharge from more than one soil-water fitting shall make such provision for the prevention of syphonic action as the Council may require. Anti-syphonage to soil-pipes

40 Every person who shall connect a soil-pipe to a soil-water fitting or to a drain shall make such connexion in a suitable and efficient manner. Connexions to soil-pipes

WASTE-PIPES AND WASTE-WATER FITTINGS

41 Every person who shall provide a waste-pipe or a waste-water fitting in connexion with a building shall, in the providing and fixing of such waste-pipe and such waste-water fitting, comply with the following requirements —

- (a) Such waste-pipe shall be constructed of lead, steel, cast iron or wrought iron. Materials for waste-pipes
- (b) Such waste-pipe shall be properly trapped by means of an efficient syphon trap, at a point as near as may be practicable to the point at which such waste-pipe is attached to any waste-water fitting. Waste-pipes to be trapped

Provided that a waste-pipe which does not exceed three feet in length may be fixed without a trap.

- (c) Every trap fixed in connexion with such waste-pipe shall be of an approved pattern and material, and shall be provided on the side or underside with a
- Traps for waste-pipes

screwed movable plug Every such trap shall be fixed in such manner that the whole of the trap shall be easily accessible and provided with a water seal at least $1\frac{1}{2}$ inches in depth

Iron waste pipes

(d) Every trap fixed in connexion with such waste-pipe shall be of the same internal diameter as the waste-pipe to which it is connected

(e) If such waste-pipe be of iron such waste-pipe shall be constructed either of cast iron not less than three-sixteenths of an inch in thickness or of wrought iron not less than one-eighth of an inch in thickness

Fixing and weight of lead waste-pipes

(f) If such waste-pipe be of lead such waste-pipe shall be fixed by means of proper lead tacks at not more than the following distances apart —

Vertically at 3 feet centres,

Horizontally at 2 feet 3 inches centres,

and every such waste-pipe, in proportion to its internal diameter, shall be of the following minimum weight —

<i>Internal diameter</i>	<i>Per linear yard</i>
$1\frac{1}{4}$ inches	7 lb
$1\frac{1}{2}$ inches	9 lb
2 inches	12 lb

Waste-pipes to be fixed in accessible positions

(g) Such waste-pipe, wherever practicable, shall be fixed above floors, and in any case where such waste-pipe shall be fixed below any floor it shall be provided with adequate and satisfactory means of access for the purpose of inspection and cleaning

Disconnexion of waste-pipes

(h) Such waste-pipe shall be taken through an external wall of such building at the nearest practicable point and so constructed and fixed as to discharge in the open air over an open channel communicating with a properly trapped gully or into such gully above the level of the water in the trap thereof

Provided that with the approval of the Council, and subject to such conditions as they may prescribe, a waste-pipe may discharge or waste water may be received into a trapped gully inside a building

Sizes of waste-pipes

(i) No waste-pipe shall have an internal diameter of less than $1\frac{1}{4}$ inches

No waste-pipe which receives the discharge of more than one waste-water fitting shall have an internal diameter of less than 2 inches, provided that in the case of not more than two lavatory basins the waste-pipe receiving the discharge therefrom may be of an internal diameter of $1\frac{1}{2}$ inches

Ventilation of waste-pipes

(j) Such waste-pipe, if more than twelve feet in length, shall be continued up without diminution of its diameter and outside the building to a height of not less than twelve inches above the eaves of such building

Anti-syphonage to waste-pipes

(k) Where such waste-pipe shall receive the discharge of more than one waste-water fitting there shall be made such provision for the prevention of syphonic action as the Council may require

- (l) The joints of every such waste-pipe and the joints of every ventilating pipe provided in connexion with any trap fixed to any such waste-pipe, shall be made as follows —

Jointing of
waste-pipes

If such waste-pipe or ventilation pipe be constructed of lead or cast iron, the joints shall be made in the same manner as if such waste-pipe or ventilation pipe were a soil-pipe

If such waste-pipe or ventilation pipe be constructed of galvanized wrought iron, the joints shall be made by the pipes being butted closely together and secured by means of screwed joints and couplings, the depth of the couplings being equal at the least to half the diameter of such waste-pipe or ventilation pipe

- (m) No right angle junctions shall be made in such waste pipe and every branch waste-pipe shall join another waste-pipe obliquely in the direction of the flow of such waste-pipe and all bends and turnings shall be truly curved

No right-
angled
junctions

- (n) Such waste-pipe or ventilation pipe fixed in connexion therewith shall be kept entirely separate and distinct from any soil-pipe or any ventilation pipe fixed in connexion with such soil-pipe

Separate
system
required for
waste-pipes

42 No person shall cause any pipe used for the purpose of carrying off rain water from the roof of any building to be used for the purpose of carrying off soil-water or waste water or to be used as a ventilating pipe to any drain, soil pipe or waste-pipe

Rain-water
pipes not to be
used for car-
rying soil-
water or
waste water

43 No person shall cause any overflow pipe from any water supply cistern, flushing cistern or water-waste preventer to be connected with any drain, soil-pipe, waste-pipe or ventilating pipe

Overflow
pipes from
water supply
cisterns not to
be connected
with any
drain, soil-
pipe, waste or
ventilating
pipe

GULLY TRAPS

44 Any person who shall provide and fix a gully trap in connexion with the drainage of any building shall cause such gully trap to be of good glazed stoneware or other approved material, and to be provided with a trap having a water seal of not less than $2\frac{1}{2}$ inches in depth and, except where otherwise required by the Council, to be of the wash-out type with the bottom of the gully well rounded. He shall also cause every such gully trap to be well and securely fixed and fitted with an approved grating

Requirements
of gully traps

GREASE TRAPS

45 The Council may by written notice addressed to the owner of any premises from which waste water or sewage of a fatty or soapy character is or is to be discharged into any drain or sewer, require such owner within a reasonable time to be specified in such notice, to provide and fix in connexion with the drainage of such premises a proper and efficient grease trap of an approved pattern and constructed of approved materials for the reception of all waste water or sewage of a fatty or soapy character from such premises before such waste water or such sewage is discharged into the said drain or sewer

Provision of
grease traps

WATER-CLOSETS, URINALS, ETC

Water-closets 46 Every person who shall construct a water-closet in connexion with a building shall in the construction of such water-closet, comply with the following requirements —

- (a) Such water-closet shall be furnished with a pan made of non-absorbent material, and of such shape, of such capacity, and of such mode of construction as to receive and contain a sufficient quantity of water, and to allow all filth to fall free of the sides thereof, and directly into the water received and contained in such pan
- (b) There shall not be constructed or fixed under such pan, any 'container' or other similar fitting, nor in connexion with the water closet apparatus any trap of the kind known as a "D-trap"
- (c) Every such water-closet other than a trough-closet, shall be of the washdown type, self-cleansing, and provided with a trap having a water seal not less than two inches in depth, and, except in the case of an approved syphonic closet, the outlet of the trap shall not be less than 3½ inches or more than 4 inches internal diameter. The pan and trap of such water-closet shall be of porcelain ware, or well-glazed stoneware, provided that the trap may be of strong cast lead
- (d) Every such water-closet shall be of a type which has been tested by the Council and found, on testing, to be so designed and constructed as to secure the complete clearing out of dejecta and paper

Provided that no person shall construct a trough-closet except with the written permission of the Council and subject to such terms and conditions as they may prescribe

Urinals 47 Every person who shall construct a urinal shall, in the construction of such urinal, comply with the following requirements —

- (a) Such urinal shall be constructed of smooth or glazed impervious material fitted at floor-level with a gully trap, the trap of which shall have a water seal not less than 2 inches in depth, and the floor of such urinal shall be constructed of good cement concrete at least 4 inches in thickness or of other approved impervious materials. The floor, whether the urinal be of the stall or the basin type, shall be laid with a proper fall towards such gully for a distance of at least 18 inches from the said gully trap
- (b) In the case of a urinal of the basin type, the soil-pipe connected to the basin of such urinal shall discharge directly over a gully trap or into a smooth or glazed channel leading thereto
- (c) Only one gully trap shall be provided to a range of urinals and communication between each urinal and gully trap shall be provided by means of a smooth or glazed channel. The floor shall be laid with a fall towards such channel for a distance of at least 18 inches from the said channel

- (d) Every gully trap provided in connexion with such urinal shall be provided with a movable or hinged strong barred gate

48 Every person who shall fix a slop-hopper or similar soil-water fitting in connexion with a building shall fix a fitting of approved type and in such a manner as the Council may require

Slop-hoppers,
etc

49 Any person who shall construct any soil-water fitting in connexion with a building shall in the construction of such soil-water fitting comply with the following requirements —

Soil-water
fittings to be
provided with
water-flushing
cisterns

- (a) Such soil-water fitting shall be furnished with an approved and separate water-flushing cistern of adequate capacity, which shall be so constructed, fitted and placed as to admit of a supply of water for use in such soil-water fitting without any direct connexion between any service pipe upon such building and any part of the apparatus of such soil-water fitting, other than such water supply cistern. There shall also be furnished to such soil-water fitting a suitable and approved apparatus for the effectual application of water to any pan, basin, or other receptacle with which such apparatus may be connected and used, and for the effectual flushing and cleansing of such pan, basin or other receptacle, and for the prompt and effectual removal therefrom of any solid or liquid filth which may from time to time be deposited therein

- (b) Such cistern provided in connexion with a water-closet shall have a capacity of at least 3 gallons, provided that in the case of any trough-closet such cistern shall have a capacity of at least 5 gallons per place of such trough-closet

Capacity of
water-flushing
cisterns to
water-closets

- (c) When so required by the Council a urinal or trough-closet shall be provided with an approved automatic water-flushing cistern

Water-flushing
cisterns to
urinals

50 No person shall construct in connexion with a water-closet any automatic water-flushing cistern except with the written permission of the Council and subject to such terms and conditions as they may prescribe, and no such automatic water-flushing cistern shall be of less holding capacity than 5 gallons

Automatic
water-flushing
cisterns not to
be provided to
water-closets
without
permission

51 The occupier of any premises on or for which any water-closet is for the time being provided shall, in so far as he is able, cause such water-closet at all times to be properly supplied with a sufficient quantity of water for the proper and efficient flushing thereof

Water-closets
to be kept
provided with
a sufficient
supply of
water

52 Every person who shall fix a soil-water fitting in connexion with a building shall enclose such fitting in a suitable apartment constructed in such a manner and of such material as shall meet with the approval of the Council

Position of
soil-water
fittings

He shall not construct any such soil-water fitting or the apartment connected therewith so that it is approached directly from any room used for the purpose of human habitation, or used for the manufacture, preparation or storage of food for

Soil-water
fittings in
buildings

man, or used as a factory, workshop, workplace or public building. He shall construct such soil-water fitting so that on any side on which it would abut on a room intended for human habitation or used for the manufacture, preparation or storage of food for man, or used as a factory, workshop, workplace or public building, it shall be enclosed by a solid wall or partition of brick, stone, concrete, or other suitable materials, extending the entire height from the floor to the ceiling. Provided that this By-law shall not be deemed to prohibit the construction of a water-closet in direct communication with a bedroom or dressing-room.

Apartment in which a soil-water fitting is situated to be lighted and ventilated

53 Every person who shall construct a soil-water fitting in connexion with a building shall construct in one of the walls of the apartment in which such soil-water fitting is situated a window of not less dimensions than two square feet and made to open directly upon the external air, and in addition to such window he shall provide adequate means of constant ventilation by at least one ventilating aperture.

Trough-closets to be approached from external air

54 Every person who in connexion with a building shall construct any water-closet of the kind known as a trough-closet shall construct such water-closet so that the entrance thereto shall open directly to the external air.

Fixing of water-closets above floor-level

55 Every person who shall construct a water-closet in connexion with a building shall cause such water-closet to be fixed in either manner as is described as follows, but not otherwise —

- (1) He shall cause the whole of the pan and the trap of such water-closet to be fixed entirely above the level of the floor of the apartment in which such water-closet is constructed and to be provided with a seat of hardwood, hinged at the back, or some other suitable type of seat which has been approved by the Council. He shall not cause or permit the pan of such water-closet to be enclosed or cased round in any manner, but shall construct the same in such a manner that the whole of the pan shall be fully exposed to view.

Floors of water-closet chambers

He shall where so required cause the floor of such apartment as aforesaid either to be constructed of good cement concrete not less than 4 inches in thickness or of other impervious materials to be approved by the Council.

Fixing of water-closets below floor-level

- (2) He shall cause the whole of the pan of such water-closet to be so sunk below the level of the floor of the apartment in which such water-closet is constructed that the upper face of the flushing rim of such pan shall be at the level of the floor of the said apartment, and he shall cause the whole of the pan and the trap of such water-closet to be firmly embedded in good cement concrete at least 4 inches in thickness. He shall also cause the floor of the said apartment to be constructed of good cement concrete at least 4 inches in thickness, and to be so laid with a slope on all sides of the pan of such water-closet that any liquid which may fall upon such floor will flow into the pan of such water-closet.

SEPTIC TANKS AND SEWAGE FILTER INSTALLATIONS, ETC

56 No person shall construct any septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage except with the written permission of the Council and then only subject to the following conditions or such other conditions as they may impose —

- (a) He shall not construct any such septic tank, storage tank, sewage filter installation or other works for the treatment, reception, or disposal of sewage under any building, nor, except with the consent of the Council, within 40 feet of any building or any plot boundary, nor so that it shall have, by drain or otherwise, any inlet for rain-water or other surface water or any outlet into or means of communication with any sewer Distance from buildings and plot boundaries
- (b) He shall cause any such septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage to be constructed in such a manner and in such a position as to afford ready means of access thereto for the purpose of cleansing the same, and of removing the contents thereof Situation and means of access
- (c) He shall cause any such septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage to be sufficiently covered over, to be adequately and efficiently ventilated and to be so protected as to prevent any nuisance therefrom, and so as to prevent the breeding of mosquitoes in connexion therewith To be covered and ventilated
- (d) He shall not commence the construction of any such septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage, until the Council shall be satisfied that adequate and satisfactory provision has been made for the periodic emptying and cleansing of the same or for the innocuous disposal of the effluent or filtrate therefrom as the case may be Disposal of effluents and filtrates
- (e) He shall cause the walls, floors and coverings of any septic tank, sewage storage tank, effluent tank, and such parts of the walls of any enclosure tank for the reception of filtering medium that may be necessary, to be constructed of impervious materials and so as to be watertight To be watertight

DEPOSIT OF DRAINAGE PLANS, GIVING OF NOTICES, ETC

57 Every person who shall intend to carry out any drainage work shall deposit with the Council at their offices notice in writing of such intention, together with the following —

- (a) Complete plans, sections and elevations, clearly and indelibly made on linen to a scale of not less than one inch to every eight feet, showing the position, form and arrangement of the several parts of the building to which such drainage work refers, the size, gradient, and position of every drain, the size, position and construction of every manhole and inspection chamber, septic tank, cesspool or other

Notice to be given and plans deposited of drainage works

receptacle for drainage, the size and position of every gully, soil-pipe, waste-pipe, ventilating pipe, and rain-water pipe, the position of every soil-water fitting and waste-water fitting and the position of all windows and other openings into the building situated within a distance of twenty feet from the open end of every soil pipe and ventilating pipe

(b) A block plan drawn to a scale of not less than one inch to every forty feet, showing the position of the whole of the buildings to which such drainage work refers, and so much of the building adjoining thereto as may be affected by the work, the names of the streets immediately adjoining the building, the lines of drainage, and position of every manhole, inspection chamber, gully, junction, bend, intercepting trap and connexion with a sewer, septic tank, cesspool or other receptacle for drainage

(c) Such other description or information as the Council may require

Copy of plans and particulars to remain property of the Council

58 One copy of any plans, sections and particulars deposited in compliance with the provisions of these By-laws shall remain the property of the Council

Approval of drainage plans

59 So soon as the Council are satisfied that any such plans, sections or particulars do not contravene any of the provisions of these By-laws, and any other regulations, rules and by-laws of the Council relating thereto, and are in other respects satisfactory, they shall cause their approval thereof to be signified in writing

Drainage work not to be commenced before notice given, plans deposited and approval obtained

60 No person shall begin to carry out any drainage work until he has given notice of his intention and has deposited the plans sections and particulars hereinbefore required, and the Council have either intimated their approval of such work or failed to intimate their disapproval thereof within the period hereinafter described in that behalf, and, subject to By-law 62 hereof, no person shall, except with the written permission of the Council, carry out such work as aforesaid otherwise than in accordance with the approved plans

In default of the Council drainage work may be proceeded with

61 If within twenty-eight days of the receipt of any plans or notice delivered in accordance with these By-laws the Council shall fail to intimate to the person submitting such plans their disapproval of the proposed work which the said person intends to carry out, the person submitting the plans may proceed with such work in accordance with such plans, but not so as to contravene any of the provisions of these By-laws, or any other regulations, rules and by-laws of the Council, relating thereto

Alterations and construction of drainage work in cases of urgency

62 Notwithstanding anything contained in any preceding By-law, where in consequence of either an existing nuisance or a case of infectious disease on any premises the carrying out of any drainage work on such premises is a matter of urgency, the Medical Officer of Health may issue a certificate of urgency to the owner of such premises, whereupon the owner of such premises may proceed forthwith to carry out such work before any such plans, sections or particulars as may be required under the provisions of By-law 57 hereof shall have been deposited with the Council, and shall forthwith send to the Council notice in writing of his intention so to do

Provided that where, on a written certificate of urgency issued by the Medical Officer of Health, any such work as aforesaid shall be carried out on any premises, the person carrying out such work shall, within fourteen days from the date of the commencement of such work, deposit the plans, sections and particulars required under the provisions of By-law 57

Provided always that nothing contained in this By-law shall be held to relieve the person of carrying out such work as aforesaid from the necessity of complying, in the carrying out of such work with the provisions of these By-laws and any other regulations, rules and by-laws of the Council relating thereto

63 Every person who shall intend to carry out any drainage work shall deliver to the Council, at its offices, notice in writing of such intention at least twenty-four hours before such person begins to carry out any such work as aforesaid

Works notice before drainage work is commenced

The delivery of any notice and the deposit of any plans, sections or particulars as provided in By-law 57 hereof shall not be deemed to be a notice under this By-law

64 Every person who shall carry out any drainage work shall, as soon as such work is ready for testing, give notice in writing to the Council that such work is ready for testing, and he shall afford to any duly authorised officer of the Council every facility for inspection and for the purpose of making such tests of the work as may be deemed necessary

Notice that work is completed and ready for testing

Upon receipt of any such notice as aforesaid, the Council shall within forty-eight hours cause such work to be inspected and tested

65 No person shall proceed to cover up any such drainage work until such work has been inspected, tested and approved by a duly authorised officer of the Council

Drainage work not to be covered up until tested and approved

66 Where any person shall carry out any such drainage work and where, after completion, such work shall have been inspected, tested and approved, the Council shall issue to the owner of the premises upon which such work has been carried out a certificate in writing that the said work, after completion, inspection and testing has been approved

Certificate to be issued on completion of drainage

Provided always that such certificate shall not in any way be held to impose any liability whatsoever on the Council or any of its officers for any loss or damage that may be caused through any such work not being designed or carried out in a proper and efficient manner or through any such work being carried out otherwise than in accordance with the approved plans and these By-laws

67 If any person who is entitled to proceed with any drainage work under these By-laws fails to do so within the period of one year, the notice given by him shall be held to have lapsed, and he shall give fresh notice of his intention before proceeding to carry out such work and that in the manner hereinbefore prescribed

Fresh notice to be given if work not proceeded with within one year

68 Any person who shall carry out or begin to carry out any work in contravention to the provisions of these By-laws shall be guilty of an offence and whether proceedings have

Unauthorised drainage work

Council may order unauthorised work to be demolished, removed or otherwise dealt with

been taken against the person offending or not the Council may serve upon the person so offending a notice in writing requiring him, within a time to be specified in such notice, to execute such alteration upon or carry out such additions to such work as may be necessary to render such work in accordance with the provisions of these By-laws or to cut into, lay open, remove or demolish the same. Any person who shall fail to comply with the requirements of any such notice as aforesaid within the time specified therein shall be guilty of an offence, and the Council may cause the said work to be altered cut into laid open, removed, demolished or otherwise dealt with, and the expense of so doing shall be recovered in a summary manner as a civil debt from the person so offending

NOTICES

Authentication of notices

69 Notices, orders and other documents under these By-laws may be in writing or print or partly in writing and partly in print, and if the same require authentication by the Council the signature of the Town Clerk, Municipal Engineer, or Medical Officer of Health shall be sufficient authentication

Service of notices

70 Notices and other documents required or authorised to be served under these By-laws may be served by delivering the same to or at the residence of the person to whom they are respectively addressed, or where addressed to the owner or occupier of premises by delivering the same, or a true copy thereof, to some person on the premises, or if there is no person on the premises who can be served, by fixing the same on some conspicuous part of the premises they may also be served by post by a prepaid letter, and if served by post shall *prima facie* be deemed to have been served at the time when the letter containing the same would be delivered in the ordinary course of post, and in proving such service it shall be sufficient to prove that the notice or other document was properly addressed and put in the post

Defect in form not to invalidate notices, etc

71 No defect in the form of any notice or other document made under these By-laws shall invalidate or render unlawful the administrative action, or be a ground for exception to any legal proceedings which may be taken in the matter to which such notice or other document relates, provided the requirements thereof are substantially and intelligibly set forth

LICENSING OF PLUMBERS AND DRAINLAYERS

Drainage work to be carried out by licensed plumbers and drainlayers

72 No person shall construct or carry out any drainage work unless such person shall be in lawful possession of a licence obtained from the Council authorising him so to do. Such licence shall be in the form of a plumber's licence or a drainlayer's licence, as in the Schedule hereto, and any person to whom any such licence as aforesaid shall have been issued by the Council shall be empowered to construct or carry out such works only in respect of such licence as are specified as follows —

Plumber's licence

(a) *Plumber's Licence* — Every person to whom a plumber's licence shall have been issued by the Council shall be entitled to carry out any plumbing work in connexion with the construction, fixing, laying, repair or removal of pipes, valves, traps, drains, or other apparatus or appliance connected with the drainage of any premises, but not to construct or lay

any stoneware drain inspection chamber cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage

- (b) *Drainlayer's Licence* — Every person to whom a drainlayer's licence shall have been issued by the Council shall be entitled to construct or lay any stoneware drain inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage but not to carry out the work of a plumber

Drainlayer's
licence

Provided that nothing contained in the provisions of this By-law shall be deemed to prohibit any workman carrying out any such works as aforesaid where such workman shall carry out such works under the direction, supervision, and control of a licensed plumber or a licensed drainlayer

- 73 No plumber's licence and no drainlayer's licence shall be issued by the Council to any person until such person shall have satisfied the Council as to his competency to carry out the work of a licensed plumber or of a licensed drainlayer, and the Council may require any person who shall apply for a plumber's licence or a drainlayer's licence to submit himself to examination by such a body of persons as the Council may appoint for the purpose

Plumbers and
drainlayers
must satisfy
Council of
their com-
petency before
they can be
licensed

- 74 Prior to the issue of a plumber's licence or a drainlayer's licence by the Council to any person such person shall be required to sign a register which shall be kept by the Council containing a declaration that he accepts such licence subject to, and that he shall conform with, the conditions thereof and with the provisions of these By-laws, and any other regulations rules and by-laws of the Council relating to drainage work

Register of
licensed
persons to be
kept by
Council and
signed by
licensees

- 75 Any person to whom a plumber's licence or a drainlayer's licence shall have been issued by the Council under these By-laws shall, if called upon at any reasonable time to do so, produce his licence for the inspection of any duly authorised officer of the Council

Licence to be
produced for
inspection

- 76 The Council may at any time cancel any licence issued to any plumber or drainlayer under the provisions of these By-laws if the Council shall be satisfied that such licensed plumber or such licensed drainlayer has, either by himself or by his workmen, caused or permitted any plumbing or drainlaying work to be carried out in a negligent or unworkmanlike manner to the injury of any person or property, or contrary to any of the provisions of these By-laws or any other regulations, rules or by-laws of the Council relating to drainage work

Cancellation of
licence

Provided that prior to the cancellation of any such licence as aforesaid the person whose licence it is proposed to cancel shall be given an opportunity of appearing before the Council, or before a committee appointed by the Council, and being heard in his own defence

Opportunity
for defence

- 77 By-laws 72, 73, 74, 75 and 76 hereof shall not come into force until after the expiration of a period of six calendar months from the date of the approval of these By-laws

Date of effect

PENALTIES

78 Any person who shall contravene or fail to comply with any of the provisions of these By-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding Sh 400 and in default of payment to imprisonment of either description for a period not exceeding two months, and if the contravention or default is of a continuous nature to a further fine not exceeding Sh 30 for each day during which the contravention or default continues

79 Any person who shall fail to comply with the requirements of any notice served under these By-laws within the time specified in such notice shall be guilty of an offence and shall be liable on conviction to a fine not exceeding Sh 30 for every day during which the default continues

80 If any person shall fail to comply with any notice served under these By-laws the Council may cause the work or thing required by such notice to be done and may recover in a summary manner as a civil debt from the person in default the expenses incurred thereby

By order of the Nairobi Municipal Council

W W RIDOUT,
Acting Town Clerk

Municipal Offices,
18th June, 1929

Approved by His Excellency the Acting Governor

H M -M MOORE,
Colonial Secretary

Nairobi,
25th July, 1929

THE SCHEDULE

Nairobi Corporation,
Municipal Offices,

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PLUMBER'S LICENCE

Licence No

Mr _____ of _____
is hereby licensed as a plumber under the Nairobi Municipality (Drainage) By-laws, 1929, and is entitled to carry out any plumbing work in connexion with the construction, fixing, laying, repair or removal of pipes, valves, traps, drains, or other apparatus or appliance connected with the drainage of any premises, but not to construct or lay any stoneware drain inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage

Signed

Town Clerk,

Nairobi Corporation,
Municipal Offices,

, 19

DRAINLAYER'S LICENCE

Licence No

Mr of
is hereby licensed as a drainlayer under the Nairobi Municipality (Drainage) By-laws, 1929, and is entitled to construct or lay any stoneware drain, inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage, but not in any way to perform the work of a plumber

Signed

Town Clerk

GENERAL NOTICE No 994

NOTICE

THE Government Dental Surgeon for Europeans will visit Nakuru and Kisumu on the dates specified hereunder —

Nakuru —Monday, 19th August to Friday, 23rd August

Kisumu —Monday, 26th August to Friday, 30th August

European officers desiring appointments should send their names to the Medical Officer, Kisumu, and the District Surgeon, Nakuru

GENERAL NOTICE No 995

NOTICE

TENDERS are invited for rights to quarry stone in Mwachi Forest Reserve, south of the railway line, between mile 11/9 and mile 12/9 for a period of one year from 20th August, 1929

2 Tenders for these rights should be sent to the Assistant Conservator of Forests, Mombasa, and should reach him not later than August 17th

3 No tender of less than Sh 18 per 1,000 cubic feet of stone will be considered

4 The successful tenderer will be required to comply with the Rules of the Colony relating to blasting

5 Permission to draw water from the Mombasa Pipe Line will not necessarily be obtainable

6 Payment of royalty will be made to the Assistant Conservator of Forests, Mombasa, after each measurement of stone

7 The Conservator of Forests reserves the right to open further quarries in the same area if necessary

8 In the case of non-compliance with the terms of the licence, or in the event of the quarrying not being carried in a reasonably efficient manner, the Conservator of Forests reserves the right to cancel the licence after 30 days' notice has been given

9 The highest or any tender will not necessarily be accepted

Nairobi,

2nd August, 1929

E J HONORE,
for Conservator of Forests

GENERAL NOTICE No 996

VETERINARY DEPARTMENT

IT is published for general information that the professional services rendered by members of the veterinary profession will be charged for in future

The object of this general notice is to inform the general public that veterinary attendance for cases of a non-contagious nature is not a charge against public funds, and in consequence no free service will be given in future

GENERAL NOTICE No 997

ELDORET MUNICIPAL BOARD

TENDERS

TENDERS are invited for the following Plant, Tools etc —

1 (approximately) 20 horse-power Tractor

1 Road Grader suitable for above

1 Scotch Cart

50 Shovels

50 2½ lb Trenches, complete with handles

50 Picks, complete with handles

20 Steel Wheelbarrows

Sealed tenders which must be clearly marked on the envelope as follows "Tenders, Plant and Tools," addressed to the Town Clerk Box 142, Eldoret, must reach this office not later than Monday, 19th August, 1929

Eldoret

1st August, 1929

G EAST-KING,
Town Clerk

GENERAL NOTICE No 998

PUBLIC WORKS DEPARTMENT

NOTICE TO CONTRACTORS

TENDERS are invited for the building (under one contract) of twenty-eight Asiatic Quarters at Nairobi

Drawings, Specifications, Bills of Quantities, General Conditions of Contract, and the form of Contract Agreement may be inspected by prospective tenderers at the Head Office, Public Works Department, Nairobi, on or after Tuesday, the 6th August, 1929

Any person or firm desiring to tender, after having inspected the above documents, may obtain a copy of the Bills of Quantities, General Conditions of Contract, and Form of Tender for the work on payment of a deposit of Shs 100, which deposit will only be returnable upon receipt of a *bona fide* tender

Sealed tenders on the form supplied and enclosed in an endorsed envelope addressed to the Director of Public Works, Nairobi, must be delivered at the Head Office, Public Works Department, Nairobi, not later than 12 noon, on Wednesday, the 21st August, 1929

Tenders will be opened at 3 p.m., on Friday, the 23rd August, 1929

Tenderers or their representatives will be at liberty to be present at the time

The Director of Public Works does not bind himself to accept the lowest or any tender

Head Office,
Public Works Department,
P O Box 662, Nairobi
29th July, 1929

J C STRONACH,
for Director of Public Works

GENERAL NOTICE No 999

DEPARTMENT OF AGRICULTURE

LOCUST REPORT TO 1ST AUGUST, 1929

FLYING SWARMS

These are reported from the Nandi, Kipkaren, Lonyo Sabuk, over Lake Naivasha, and in the Kedong Valley, over Embu, but so far swarms are of no great size, and there are no confirmed reports of damage.

Laying has again taken place on both banks of the Kerio River, in Turkana and in Baringo.

There is now a very great overlap, we are in the position of having young and old hoppers, some small swarms of pink flies and a laying swarm in the same district.

Young flying swarms may be expected from the south, four have come over during the past week.

HOPPER AREAS

Masai Reserve—Operations will be completed during the next ten days. Staff has been reduced to six, and everything points to a successful campaign in this area. Staff is working in four areas only, which are being rapidly reduced in size. Only very small flying swarms will get away from this area.

KERIO PROVINCE

Karamoja (Uganda)—In the Kadama area, natives under instructions of the District Commissioner have done excellent work, and cleared the area. In the Moroto (boma) area, destruction is being carried out. The Lokitanyalla base area is under control. Karita area, no report.

Suk—Of the sixteen infested locations, eleven are now clean, the areas in which work is now concentrated are at the extreme northern end of the district, the south-eastern end, and the Chipropio. Staff has been reduced.

Northern Turkana—Destruction of hoppers is almost complete, and engagements for evacuation of staff are in hand.

Southern Turkana—The situation appears to be well in hand, but the extensive new laying which has been reported is disquieting.

Elgeyo and Marquet—The intense cold has arrested the movement of hoppers, and enabled much destruction to be carried out. Although patches of flying locusts are rising from some of the areas, and possibly larger swarms may arise, the District Commissioner considers the situation more promising than it was last week.

Baringo—The disease in hoppers previously reported is now found to be more widespread. Destruction is being carried out rapidly everywhere, new hatchings are taking place north west and west of Pakka, but these will be overcome rapidly, only small patches of swarms are expected to arise from Baringo.

Ravine—Uasin Gishu Masai Reserve—Two officers are now posted here, and natives are turning out in large numbers. It is apparent that time was lost in this area at the beginning of the campaign. Flying locusts may be expected from the area. Operations in the Kerio Province cannot cease for some time to come.

Nakuru—Lower Molo is practically clear, and the Solai area is well in hand.

Lakipia Plateau—Work continuing

The tragic death of Captain Biggs, Locust Control Officer, Marsabit, is greatly regretted. This officer was employed mainly on scouting, and transmitted valuable information as to the direction of flight of maturing swarms, enabling dispositions to be made in advance.

Farmers, if they have not already done so, should prepare the smoke fires along the boundaries of their crops. Experimental work with smoke screens will be undertaken by the Department on a small scale. The smoke candles are now arriving from Europe. The advice of the Military Authorities in England was sought. Smoke candles weigh four pounds each, and cost ten shillings each in England.

Nairobi,

1st August, 1929

E HARRISON,
Deputy Director of Agriculture

GENERAL NOTICE No 1000

NOTICE

THE ESTATE DUTY (CONSOLIDATION)
ORDINANCE, 1926

APPOINTMENT OF APPROVED VALUERS

IN EXERCISE of the powers thereunto enabling them, the Estate Duty Commissioners have approved as a Valuer for the purposes of the Estate Duty (Consolidation) Ordinance, 1926, the person whose name is shown in the Schedule hereto.

This appointment is in addition to those notified in General Notice No 809 in the Official Gazette dated the 11th of August, 1926, and subsequent notices.

Nairobi,

This 30th day of July, 1929

H NIEBURG,
Secretary,
Board of Estate Duty Commissioners

SCHEDULE

Mr Amritlal Jethalal Vyas, Nairobi

GENERAL NOTICE No 1001

THE DISEASES OF ANIMALS ORDINANCE

IN EXERCISE of the powers conferred upon me by Rules Nos 13 and 56 of the Diseases of Animals Rules, 1918, I hereby declare that the gentleman named hereunder ceases to be an Honorary Permit Issuer for the purposes of the said Rules.—

Mr E E Bladen Taylor, Grasslands, P O
Naivasha

Nairobi,

31st day of July, 1929

H H BRASSEY-EDWARDS,
Acting Chief Veterinary Officer

GENERAL NOTICE NO 1002

NOTICE

UNDER THE MEDICAL PRACTITIONERS AND DENTISTS
ORDINANCE, 1910

(Chapter 119, Revised Edition)

THE undernoted has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Chapter 119 of the Revised Edition)

Sood, Faqir Chand, M B, B S, Punjab, 1925

Nairobi

27th July, 1929

A R PATERSON,
Acting Registrar

GENERAL NOTICE NO 1003

KENYA AND UGANDA RAILWAYS AND
HARBOURS

THE TANGANYIKA AGRICULTURAL AND INDUSTRIAL
EXHIBITION AT DAR ES SALAAM

Monday 2nd September, 1929, to Friday,
6th September, 1929

IN connection with the above Exhibition, concession fares as follows will be granted, viz —

1 *First and Second Class Tickets* will be issued from all Kenya and Uganda Stations and Ports to Mombasa, Moshi and Mwanza at single fare for the double journey

PERIOD OF AVAILABILITY

(a) Tickets will be issued from Friday, 23rd August, 1929, to Sunday, 1st September, 1929, both dates inclusive, the return journey to be completed not later than Tuesday, 24th September, 1929

(b) Intending passengers during the above-mentioned period should give the station master at starting station twenty-four hours' clear notice of their intention to travel, so that the necessary accommodation may be arranged

(c) Passengers are advised to book their luggage well in advance of the starting time of trains by which they intend to travel

STEAMSHIP CONCESSIONS

Passengers — There will be a one-third reduction on the return fare by the British India and Union Castle Lines between Mombasa and Dar es Salaam

Exhibits will be granted a rebate of 25% on the ordinary freight

AVAILABILITY OF CONCESSION, TANGANYIKA
RAILWAYS

Central Line — Monday, 26th August, to Sunday, 1st September, 1929

Tanga Line — Thursday, 15th August, to Sunday, 1st September, 1929

RETURN AVAILABILITY

Central Line — Wednesday, 4th September, to Saturday, 14th September, 1929

Tanga Line — Monday, 9th September, to Sunday, 22nd September, 1929

NOTE — Tanga line issues at concession rates will depend on the production of a steamer concession ticket between Tanga and Dar es Salaam

All dates shown above are inclusive

2 *Exhibits including Livestock* for the above Show will be conveyed at the following rates —

On the forward journey at full Tariff Rates, the carriage charges in all cases to be prepaid

On the return journey 'free' at Owner's Risk, provided the following conditions have been fulfilled —

(a) A certificate on the form provided by the Administration is prepared at the sending station before despatch of the goods or livestock in order that the first portion of the certificate may be filled up and signed by the station master. The second portion of the certificate must be filled up and signed by the Show Secretary before presentation with the goods or livestock at Dar es Salaam

(b) The goods, etc., must have been unsold, and must be tendered to the Tanganyika Railway Administration for transportation to the station from which they were originally despatched and to the original consignee within 7 days from the date of public closing of the Show. In the case of prohibition of return, a rebate of 25% of original freight will be allowed

NOTE — Copies of the form of certificate required by the Administration may be obtained from the Exhibition Secretaries

In the event of certificates not being presented on re-booking of traffic, full Tariff Book Rates will be levied, and subsequent applications for refund will under no circumstances be entertained

Headquarter Offices,

Nairobi,
July, 1929

G D RHODES,
Acting General Manager,
Kenya and Uganda Railways and Harbours

GENERAL NOTICE NO 1004

KENYA AND UGANDA RAILWAYS AND
HARBOURS

ALTERATIONS AND AMENDMENTS TO HARBOUR TARIFF
BOOK NO 1, DATED 1ST APRIL, 1928

THE undermentioned alterations and amendments to the charges contained in Harbour Tariff Book No 1, dated 1st April, 1928, have been approved by the High Commissioner for Transport—

CLAUSE 16 (a) PAGE 15 — Add the following after the word "imports" appearing in the third line of the 'Note' to clause 16 (a) —

"and the handling Charge of Shs 4 per
B L ton"

CLAUSE 36, PAGE 26 — Insert the letter "A" after the word "Note" in the existing note to clause 36, and add the following additional Note as "Note B" —

"Note B — All persons crossing the above-mentioned ferries in a motor vehicle (with the exception of the driver of the vehicle) shall pay the prescribed toll of 6 cents per person"

Headquarter Offices

Nairobi,
1st August, 1929

G D RHODES,
Acting General Manager,
Kenya and Uganda Railways and Harbours

GENERAL NOTICE No 1005

KENYA AND UGANDA RAILWAYS AND
HARBOURS

NOTICE

NOTICE is hereby given that one dhow, salved at Gaz, will be sold on the 31st August, 1929, unless claim for same is lodged at the Port Office, Mombasa, before that date

Mombasa,

29th July, 1929

R SARGEANT,

Port Captain

GENERAL NOTICE No 1006

KENYA AND UGANDA RAILWAYS AND
HARBOURS

DISTRIBUTION RATES

NOTICE is hereby given that no further applications for the quotation of Distribution Rates from stations other than those from which such rates already have been authorised will be considered by the High Commissioner for Transport until June 1930

Thereafter the question of the creation of additional distribution centres will be considered only at intervals of three years

Nairobi,

1st August, 1929

G D RHODES,

*Acting General Manager,**Kenya and Uganda Railways and Harbours*

GENERAL NOTICE No 1007

KENYA AND UGANDA RAILWAYS AND
HARBOURSRATE FOR THE CONVEYANCE OF CATTLE IN LARGE
NUMBERS

NOTICE is hereby given that with effect from the 1st August, 1929, consignments of livestock consisting of not less than 100 head of cattle, or not less than 200 head of sheep, when tendered for transport at one time will be conveyed at a reduction of 25 per cent off the Cattle Truck Rates laid down in section 133 page 88 of Official Tariff Book No 13

Nairobi,

1st August, 1929

G D RHODES,

*Acting General Manager,**Kenya and Uganda Railways and Harbours*

GENERAL NOTICE NO 1008

POST OFFICE NOTICE

ARRIVAL OF KENYA MAILS IN ENGLAND

IT is notified for general information that the mails despatched from Mombasa on the under mentioned dates arrived in England as stated —

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England
8th July, 1929	S S "Gen Duchesne"	29th July, 1929
9th July, 1929	S S "Watussi"	30th July, 1929

General Post Office,
Nairobi,
31st July, 1929

H. TAYLOR,
*for Ag Postmaster General
Kenya and Uganda*

GENERAL NOTICE NO 703

THE CROWN LANDS ORDINANCE

(Chapter 140, Revised Edition of the Laws of Kenya)

AUCTION OF FARMS

THE grants of the farms specified in the Schedule hereto will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the Railway Club, Nairobi, commencing at 10 a.m. on Monday, the 9th September, 1929. Plans of the farms may be seen at the Public Map Office, Survey and Registration Department, Nairobi, or may be had on application to the Surveyor General on payment of Shs 3, post free, in respect of each plan required.

The right to withdraw any farm from the auction is reserved to the Commissioner for Local Government, Lands and Settlement.

CONDITIONS OF SALE

- 1 Each farm will be auctioned separately.
- 2 These farms are in the Highlands, and purchase will therefore be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government.
- 3 The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.
- 4 The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted.
- 5 Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque such cheque must be accompanied by a Banker's guarantee. In default of such payment the farm may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.

6 The balance of the purchase money may be paid in full to the Surveyor General on or before the 1st October, 1929, or may be paid in nine equal annual instalments payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1930, and the purchaser shall inform the Surveyor General on or before the 1st October, 1929, which method of payment he desires to adopt.

7 If the purchaser shall have elected to pay the balance of the purchase money by instalments no assignment of the land granted or any part shall be valid until the whole of the purchase money shall have been paid.

8 The rent due to the 31st day of December, 1929, the survey fees and the fees payable for the preparation (90/-), and registration (20/-) of the grant, and the stamp duty payable (approximately 2 per cent *ad valorem*) in respect of the grant and, if the purchaser shall have elected to pay the balance of the purchase money in full, the balance of the purchase money, shall be paid to the Surveyor General at the Survey and Registration Department, Nairobi, on or before the 1st October, 1929, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), and, if the conditions of sale have been complied with, be entitled to a grant of the farm, which grant will be presented to him duly executed as soon as conveniently may be.

9 If the payments mentioned in Condition No 8 are not made on or before the 1st October, 1929, the Commissioner for Local Government, Lands and Settlement may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm.

10 The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition of the Laws of Kenya) and the Registration of Titles Ordinance (Chapter 142 of the Revised Edition), and will be for 999 years commencing from the 1st October, 1929. Rent will be payable from that date.

11 Farm No 2683 will be subject to the following special conditions, and the usual development conditions of the Crown Lands Ordinance, 1915, will not be imposed —

- (i) All bush and forest within a distance of 300 yards on either side of the rivers to be cleared in the following manner —
 - (a) The bush to be cut down and burnt within six months of the commencement of the lease.
 - (b) The larger trees to be ring barked.
 - (c) The whole of the bush and smaller trees to be stumped and dug out within three years of the commencement of the lease.
- (ii) The area so cleared to be kept clear of bush during the term of the lease.
- (iii) The above mentioned special conditions are to be carried out to the satisfaction of the Director of Agriculture or such official as he may appoint.

SCHEDULE

Locality	L O No	Approximate Area Acres Net	Approximate rent per Annum		Proportionate rent from 1st Oct, 1929, to 31st Dec, 1929		Upset price	Survey fees (approx- imate)
			Shs	cts	Shs	cts		
Subukia	2687	3352	670	40	167	60	3,352	1,130
Subukia	2685	1220	244	00	61	00	1,220	730
Subukia	2683	2809	561	80	140	45	2,809	1,050
Subukia	2688R & 2689R	2810	562	00	140	50	2,810	1,050

N B —One of the boundaries of Farm No 2688/R and 2689R requires to be re-surveyed. The area of the farm as finally determined may prove to be greater or less than that indicated in the Schedule. The purchase price and rental will be subject to proportionate alteration.

Nairobi,
31st May, 1929

C E MORTIMER,
for Acting Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE NO 885

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition)
TENDERS FOR FARM GRANTS

NOTICE

TENDERS are invited for the purchase of grants in respect of the lands between Muhoroni and Kibigori specified in the Schedule hereto.

2 Plans of the areas may be seen at the office of the Surveyor General, Nairobi, or at the office of the Resident Commissioner, Kisumu, and copies of the plans may be obtained on application to the Surveyor General, Nairobi, at the price of Sh 3, post free.

3 The grants will be for terms of 999 years from the 1st October, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition). The titles will be issued under the Registration of Titles Ordinance, 1919.

4 Tenders may be submitted in respect of each farm separately or for the three farms as a block and should be accompanied by a statement indicating—

- (a) the present land holding (if any) of the tenderer in the Colony, and the amount and nature of development thereon.

- (b) the proposals of the tenderer for the development of the area if his tender be accepted.

- (c) the amount of guaranteed capital available for development purposes.

5 Each successful tenderer will be required to pay within 7 days of notification that his tender has been accepted, 10 per cent of the amount tendered together with the survey fees and the amount of rent due from the commencement of the grant to 31st December, 1929, as shown in the Schedule hereto. The balance of the purchase price shall be paid prior to the issue of title or may be paid in nine equal annual instalments, the first of such payments becoming due on 1st January, 1930.

6 Titles will be issued as soon as conveniently may be, the successful tenderer being required to pay on demand the cost of the preparation and registration of the grant (Sh 110), and the stamp duty in respect of the grant.

7 Sealed tenders marked "Tender for Muhoroni Farms" must be deposited with the undersigned, before noon on the 16th day of September, 1929.

8 No tender of a sum less than the amount stated in the Schedule hereto will be considered. The highest or any tender will not necessarily be accepted.

SCHEDULE

Locality	I R No	Approx Area Acres	Approx Rent per annum Shs	Proportionate rent from 1 10 29 to 31 12 29		Reserved Price Shs	Survey fees (Approx) Shs
				Shs	cts		
1) Between Muhoroni and Kibigori	1573	989.9	198/00	49	50	59,394	823
(2) ,,	1579	1007.8	201/60	50	40	60,468	823
(3) ,	1580	998.4	199/80	50	00	59,904	823

Nairobi,
12th July, 1929

C E MORTIMER,
for Acting Commissioner for Local Government
Lands and Settlement

GENERAL NOTICE NO 972

SESSIONS of His Majesty's Supreme Court of Kenya will be held at the places and on the dates hereinafter set out —

KACHELIBA, 7TH AUGUST, 1929

Criminal Case No 73/29 Rex vs Chebaiwat s/o Paitingas
 „ „ „ 81/29 Rex vs Rikon s/o Lotingale and another

KITALE, 9TH AUGUST, 1929

Criminal Case No 75/29 Rex vs T N 096224 Mogo s/o Chesubol

ELDORET 13TH AUGUST, 1929

Criminal Case No 76/29 Rex vs Cheserek A Mursabet, *alias* Lotugomoi

District Registry Cases

Civil Case No 3/29 Masiret arap Baitei vs Opijo ole Masage
 „ „ „ 32/29 Mavaji Visram, Kitale vs M V Patel & Co
 „ „ „ 27/29 Wandiasa Wamasise vs Makola ?
 „ „ „ 14/29 Cair, Lawson & Co, Ltd vs B Havelock Potts
 and W N Bukin
 „ „ „ 15/29 Maithinus Godfried Wahl vs Axel Engelhart
 „ „ „ 36/29 Juma bin Ali, No 2461721 vs Khadija binti Dima
 In Chambers, P & A Cause No 17/19 *Re* Lucas Petrus Botes

NAKURU, 26TH AUGUST, 1929

Criminal Case No 130/27 Rex vs Sumba s/o Mudhay
 „ „ „ 78/29 Rex vs Kinyanjui s/o Mbogo, NKU 2411054
 „ „ „ 86/29 Rex vs Maitim A Koros and another
 „ „ „ 87/29 Rex vs Kipete A Kasumbai
 „ „ „ 96/29 Rex vs (1) Mugo wa Katigwa and (2) Ngari wa
 Weiru

Nakuru District Registry Cases

Civil Case No 65/28 NYL 679859 Iungu Wanyanga vs Bakuli
 „ „ „ 70/28 A Lazerson vs J Simpson
 „ „ „ 4/29 Kaioki wa Kanyoro vs Ruthueka wa Kaiongai
 „ „ „ 9/29 Peter Felix de Souza vs M R de Souza & Co
 „ „ „ 13/29 Itotia wa Gathungu vs Murunuyu wa Githau
 „ „ „ 15/29 Gulam Mohamed vs E H J Barrett and Mrs E
 Barrett
 „ „ „ 17/29 Chege wa Kataka vs Kabiro wa Mukuro
 „ „ „ 18/29 Munyuele Ole Badesi vs Kibunyu wa Kiboki
 „ „ „ 21/29 Mungeri wa Bogu vs Macharia wa Kinnunyi
 „ „ „ 22/29 Ologwaong s/o Kotikot vs Wainama s/o Kiyanhio
 „ „ „ 23/29 African Mercantile Company, Limited, vs Mohamed
 Abdulrehman
 „ „ „ 24/29 African Mercantile Company, Limited, vs H J
 Wisdom
 „ „ „ 25/29 Joseph bin Leo vs Paka wa Katirisi
 „ „ „ 26/29 Ibrahim Karimbux vs Mrs E M T Kerby
 „ „ „ 28/29 The Motor Mart & Exchange, Ltd vs J E Morris
 „ „ „ 29/29 Warwasea wa Kamau vs Ngume wa Wangai
 „ „ „ 30/29 Amala arap Postau vs Taburu arap Kilesi
 „ „ „ 31/29 The Standard Bank of South Africa, Ltd, Nakuru
 vs (1) A N Bailward, (2) W E Rylands,
 (3) H P Dearle
 „ „ „ 32/29 Lowere s/o Dagwa vs Juma
 „ „ „ 33/29 Samuel Evans vs Stuan Robertson
 „ „ „ 34/29 Wamunjuo wa Wanjara vs Muruthi wa Kamenjo
 „ „ „ 35/29 Benjamin Kinyanjui vs Kasondo wa Chege
 „ „ „ 36/29 Macheru wa Juguna vs Wamama
 „ „ „ 37/29 C M Patel vs Inder Singh
 „ „ „ 38/29 Molo Timber Co vs Emile Ludicke
 „ „ „ 39/29 Roshan Din and Gulam Mahyudin vs Faiz-ud-Din
 Allah Bux
 „ „ „ 40/29 Njehia wa Keane vs Kareu wa Mwehaki

SESSIONS of His Majesty's Supreme Court of Kenya—(Contd)

KISUMU, 19TH AUGUST, 1929

Criminal Case No	88/29	Rex vs	Chilande s/o Maikuma
"	"	"	92/29 Rex vs Kipsoi A Koir
"	"	"	94/29 Rex vs Chipkunzi Wore Toboi
Civil Case No	14/29	Elasto Achola vs	Angienda and 2 others
Divorce Cause No	2/28	Okeki vs	Magreta Mbuya
"	"	"	4/28 Shegumi vs Reba Amadi and another
"	"	"	9/28 Anundo Opiyo vs Onjueu Omwandho and another
"	"	"	1/29 Ismail Ojuang vs Serunya Kinvany
"	"	"	2/29 Setela Dunda vs William Rayiro and another
"	"	"	5/29 Roda Ombido vs Isaka Kitandi and another

MURRAY M JACK,
Registrar,
H M Supreme Court of Kenya

GENERAL NOTICE No 957

HIS MAJESTY'S COURT OF APPEAL FOR
EASTERN AFRICA

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa, have been fixed to be holden at Zanzibar, and to commence on Monday, the 16th day of September, 1929, at 10 a m or as soon thereafter as cases can be heard

To ensure appeals from H M Supreme Court of Kenya being set down for hearing at these

sessions, memoranda of appeal should be filed with the Registrar, Supreme Court, Nairobi, and with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 17th day of August, 1929

Nairobi,
16th July, 1929

MURRAY M JACK,
Registrar,
H M Court of Appeal for E A

CAUSE LIST

FOR HEARING ON THE 16TH DAY OF SEPTEMBER, 1929, AT ZANZIBAR

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
27 of 1929	Criminal	Kahigwa s/o Rukwaka	Rex	Cr Case No 14/29	H M High Court of Uganda session held at Hoima
28 of 1929	do	Nakaima s/o Mukwana	Rex	Cr Case No 19/29	H M High Court of Uganda session held at Mbale
14 of 1929	Civil	Alli Nathoo	The Societa Coloniale Italiana	Civil Case No 45/28	H B M High Court of Zanzibar at Zanzibar
3 of 1929	"	Abdulhussein Kaderbhai	The Commissio- ner for Local Government, Lands and Settlement	Civil Case No 83/28	H M Supreme Court of Kenya in the District Registry at Mombasa (Applications for leave to appeal to Privy Council against the Judgment of H M Court of Appeal for E A by either party)
19 of 1929	"	Kushal Chand Chopra	A H Kadarbhoy & Co	Civil Case No 20/28	H M High Court of Uganda in the District Registry at Jinja

GENERAL NOTICE NO 1009

THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS

Debtor's name—Chunilal Nemchand Sheth, trading as Chunilal N Sheth

Address—Princess Marie Louise Road, Mombasa

Description—Merchant

Court—H M Supreme Court, Mombasa

Number of matter—13 of 1929

Date of first meeting of creditors—15th August, 1929

Place—Official Receiver's Office, Mombasa

Time—2-30 p m in the afternoon

No public examination at present as the debtor absconded before the petition was filed

Date of order for summary administration—29th July, 1929

Mombasa,
2nd August, 1929

R L UNDERWOOD,
for Official Receiver

GENERAL NOTICE NO 1010

THE BANKRUPTCY ORDINANCE, 1925

ADJUDICATION

Debtor's name—Manji Kaisoni

Address—Lately residing at Kitale, and carrying on business at Londiani and Kitale

Description—Shopkeeper

Court—H M Supreme Court Nairobi

Number of matter—20 of 1929

Date of order—22nd July, 1929

Date of petition—11th May, 1929

Date of order for summary administration—1st July, 1929

Nairobi,
30th July, 1929

B STONE
for Official Receiver

GENERAL NOTICE NO 1011

THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION

Debtor's name—Karam Illahi s/o Fakir Bux

Address—River Road, Nairobi

Description—Tailor

Court—H M Supreme Court, Nairobi

Number of matter—28 of 1929

Date of first meeting of creditors—20th August, 1929

Hour—2-15 p m

Place—Official Receiver's Office, Old Secretariat Buildings, Nairobi

Date of public examination—30th August, 1929

Hour—10 a m

Place—Law Courts, Nairobi

Nairobi,
1st August, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1012

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA

INSOLVENCY JURISDICTION

CAUSE No 28 of 1921

Re ESMAILJI ESSAJI, GULAMHUSSEIN ESMAILJI AND
MOHAMEDALI ESMAILJI, TRADING AS ALIBHAI
ESMAILJI

Re GULAMHUSSEIN ESMAILJI JAFFERJI AND MOHAMEDALI
ESMAILJI ESSAJI, TRADING AS GULAMHUSSEIN
MOHAMED & Co

Ec parte THE CREDITOR BRIAN GOVIND

ON READING the application for discharge of Gulamhussein Esmailji Essaji and Mohamedali Esmailji Essaji, two of the above-named debtors filed herein on

the 2nd day of May, 1929, and upon hearing Mr Warren S Wright, Advocate in support thereof, Mr A B Patel, Advocate for Abdulichman Muza, and Mr J Christie Advocate for the British East Africa Corporation, Ltd and the African Mercantile Company, Ltd, three of the opposing creditors, it is ordered that Gulamhussein Esmailji Essaji and Mohamedali Esmailji Essaji be and they are hereby granted an absolute discharge

Given under my hand and the seal of the Court this 26th day of July, 1929

J E R STEPHENS,
Judge,
Supreme Court of Kenya

GENERAL NOTICE NO 1013

IN THE RESIDENT MAGISTRATE'S COURT
AT KISUMU

PROBATE AND ADMINISTRATION

CAUSE No 6 of 1923

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF CHURANJIL KANSHI RAM, FARMER, LATE OF
MIWANI, DECEASED

TAKE NOTICE that application having been made in this Court by Milan w/o Churanjil, of Miwani, for the administration of the estate of Churanjil Kanishi Ram, late of Miwani, who died at Kisumu on the 1st day of September, 1923, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 15th day of September, 1929

Kisumu,
31st July, 1929

B V SHAW,
District Delegate, Kisumu

NOTE—The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE NO 1014

IN THE RESIDENT MAGISTRATE'S COURT
AT KISUMU

PROBATE AND ADMINISTRATION

CAUSE No 8 of 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF SAMIA MANGA FISHERMAN, LATE OF SEME,
DECEASED

TAKE NOTICE that application having been made in this Court by Mowji Ismail, Khoja, Merchant, of Kisumu, for the administration of the estate of Samia Manga late of Seme, who died at Seme on the 11th day of July, 1929, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 30th day of August, 1929

Kisumu,
30th July, 1929

B V SHAW,
District Delegate

NOTE—The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE NO 1015

PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 30 of 1929

PUBLIC TRUSTEE'S CAUSE No 58 of 1929

IN THE MATTER OF WARAS s/o KHUDAYAR, DECEASED

PURSUANT to an order of the Supreme Court of Kenya, dated the 8th day of July, 1929, by which the undersigned was appointed administrator of the estate of the late Waras s/o Khudayar, who died on the 25th day of September, 1928

TAKE NOTICE that all persons having any claims against the estate of the said Waras s/o Khudayar are required to lodge and prove such claims before me the undersigned on or before the 7th day of October 1929, after which date only the claims so proved will be paid and the estate distributed according to law

Nairobi,
30th July, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE NO 1016

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA

CAUSE No 34 of 1929

IN THE MATTER OF THE ESTATE OF MWINSHIMBWA BIN
MWINYI UMBWE, OF MOMBASA, DECEASED

NOTICE is hereby given that on the 19th day of August, 1929, I purpose to appoint Ali bin Abdulla bin Shimbwa, of Mombasa, to be the Wasi of the estate of the late Mwinshimbwa bin Mwinvi Umbwe, of Mombasa.

If any person objects to the proposed appointment he must give me notice of his objection before the expiration of this notice.

Mombasa,

29th July, 1929

J E R STEPHENS,
Judge
H M Supreme Court

GENERAL NOTICE NO 1017

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No 65 of 1929

IN THE MATTER OF SUNDER SINGH s/o SOHAN SINGH,
DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 21st day of August, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Sunder Singh s/o Sohan Singh, who died at Nairobi on the 14th day of June, 1929.

Nairobi,

30th July, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE NO 1018

PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 68 of 1929

PUBLIC TRUSTEE'S CAUSE No 62 of 1929

IN THE MATTER OF REGINALD HENRY WELSH, DECEASED

To all whom it may concern

PURSUANT to an order of the Supreme Court of Kenya, dated the 22nd day of July, 1929, by which the undersigned was appointed administrator of the estate of the late Reginald Henry Welsh, who died on the 4th day of June, 1929.

TAKE NOTICE that all persons having any claims against the estate of the said Reginald Henry Welsh are required to lodge and prove such claims before me the undersigned on or before the 7th day of October, 1929, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,

29th July, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE NO 1019

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No 79 of 1929

IN THE MATTER OF NIZAM KHAN s/o IMAM KHAN,
DECEASED

To all whom it may concern

TAKE NOTICE that all persons having any claims against the estate of the above-named Nizam Khan s/o Imam Khan, who died at Kilindini on the 7th day of July, 1929, are required to prove such claims before me the undersigned on or before the 7th day of October, 1929, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi,

1st August, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE NO 1020

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 55/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 5 of Part III of the Schedule to the above-mentioned Ordinance, in respect of corrugated iron sheets, has been lodged by Alfred J P Baumann, of Baumann Building, Kilindini Road, Mombasa, General Merchants.

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words.

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi.

Nairobi,

30th July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE NO 1021

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 84/29

SHELLTOX

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 2 of Part III of the Schedule to the above-mentioned Ordinance, in respect of insecticides, fungicides, germicides, pesticides, disinfectants, chemical substances used for agricultural, horticultural, veterinary and sanitary purposes, has been lodged by The Shell Company of East Africa, Limited, of St Helens Court, Gt St Helens, London, Merchants, whose address for service in the Colony is c/o Messrs Morrison and Allan, Advocates, Mombasa.

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi.

Nairobi,

31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 1022

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 80/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives, has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi

Nairobi,
31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 1023

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 81/29



I, all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives, has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi

Nairobi,
31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No. 1024

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 82/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives, has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi

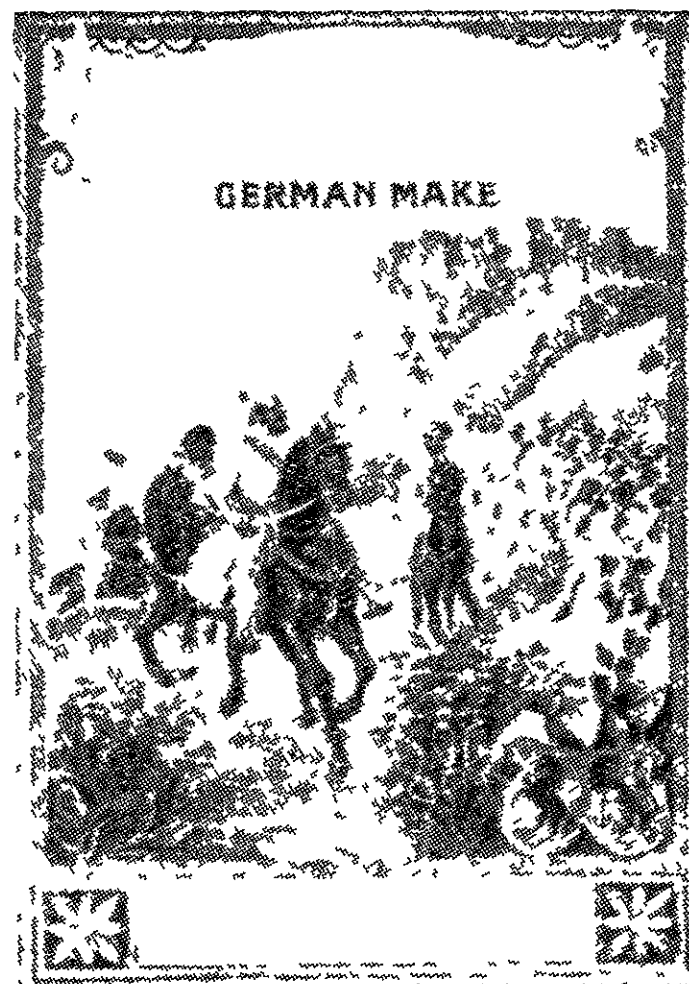
Nairobi,
31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 1025

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 83/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives, has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi

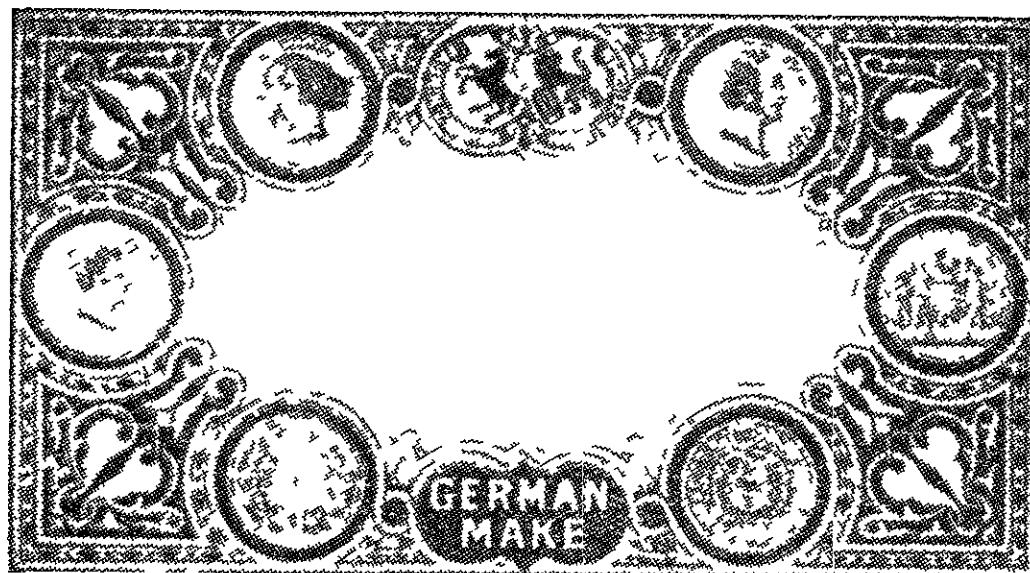
Nairobi,
31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE NO 1026

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 78/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives, has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson Wright and Bown, Advocates, Mombasa.

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance,

in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi.

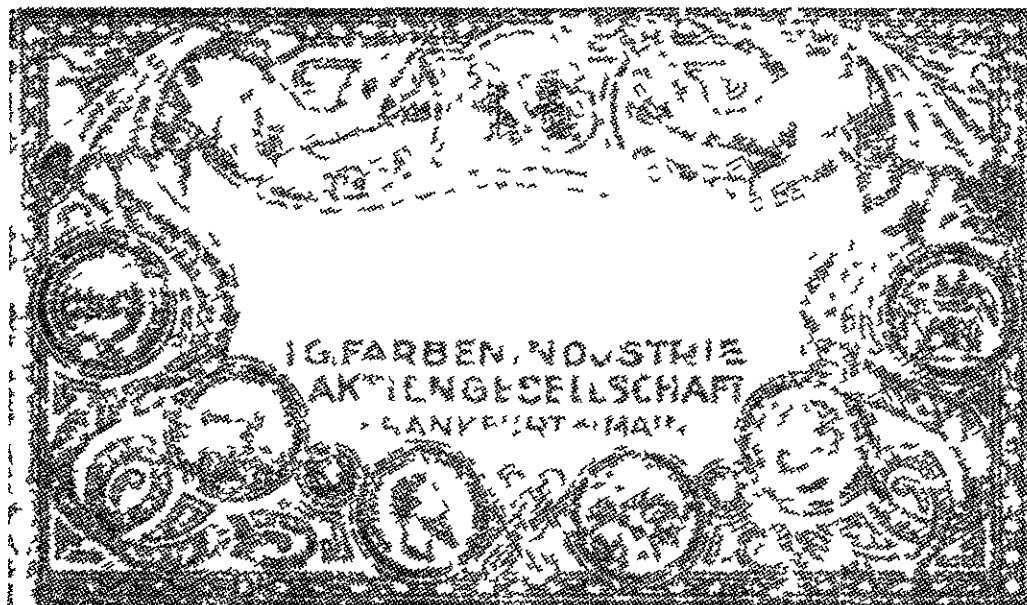
Nairobi,
31st July, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE NO 1027

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 79/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography or philosophical research and anti-corrosives has been lodged by I G Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfurt-on-Main, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa.

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance,

in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark the registration of which is applied for can be seen at the office of the undersigned at Nairobi.

Nairobi,
31st July 1929

W M KEATINGE,
Registrar of Trade Marks

Balance Sheet as at 31st January, 1929.

Part I—General Account

[illegible]

R CLIFTON GRANNUM, *Treasurer*
23rd July, 1929.

August 6, 1929

THE OFFICIAL GAZETTE

1663

Part II—Loan Account

(a)—£5,000,000 1921 Loan

	£	Shs	Cts		£	Shs	Cts		£	Shs	Cts
Bondholders (Ordinance No 39 of 1921)	5,000 000			Kilindini Harbour Works	1,094,594						
Sinking Fund	285 444	15	14	Uasin Gishu Railway	1,400,000						
				Repayment to His Majesty's Treasury of Loans already made for development purposes	1,103,912	0	26				
				Repayment to Revenue of Advances made from Revenue for Military Expenditure in connection with the War and Purchase of Reserve Stores for Railway and Steamer Services	600,000						
				Payment of Interest	377,755						
				Expenses of Issue and Deduction for Discount	423,538	19	74		5,000,000		
				Investment Sinking Fund					285,444	15	14
Total £	5,285 444	15	14					Total £	5 285,444	15	14

(b)—£5,000,000 1927 Loan

	£	Shs	Cts		£	Shs	Cts		£	Shs	Cts
Bondholders (Ordinance No 22 of 1927)	5,000 000			Completion of Uasin Gishu Railway	600,567	1	97				
Stamp Duty Reserve Fund	47,136	2	32	General Improvements on Main Line and Additional Equipment	125,000						
				Purchase and Re conditioning of Voi Kahe Branch Railway,	100 000						
				Additional Locomotives and Rolling Stock	200 000						
				General Port Development at Mombasa	521,515	4	53				
				Repayment of Loan of £3 500 000 raised under the Authority of the Imperial Loan Ordinance No 29 of 1924 —							
				Extension of the Kenya and Uganda Railway and Construction of Branches in Kavirondo and Uganda	1,733,046	12	90				
				Additional Rolling Stock	557,535	10	74				
				Capital Improvements, etc	393,056	17	63				
				Expenses of Issue and Deduction for Discount	2,683,639	1	27		4,401,284	7	60
				INVESTMENT —							
				Treasury Bills	29 686	5					
				Sundry—Stamp Duty Reserve Fund	40,300	12			69,986	17	
				CASH —							
				Fixed Deposit with Crown Agents	527,400	13	89				
				Crown Agents (Stamp Duty) Reserve Fund	5,835	10	32				
				Kenya and Uganda Railways and Harbours	37 300	12	05				
				National Bank of India Ltd, Nairobi	4,328	1	16		575,864	17	72
Total £	5,047,136	2	32					Total £	5,047,136	2	32

Part II — Loan Account—Contd

(c)—£3,500,000 1928 Loan

	£	Shs	Cts		£	Shs	Cts	£	Shs	Cts	£	Shs	Cts
Bondholders (Ordinance No 22 of 1927)	3,500,000			RAILWAY AND HARBOUR DEVELOPMENT —									
Stamp Duty Reserve Fund	1,093	11	67	Construction of Nyeri, Kitale and Solai Branch	803,954	1	96						
				Railways									
				General Improvements on Main Line and Additional	140,919	2	50						
				Equipment	54,999								
				Purchase of Site for New Railway Station, Mombasa	734,857	5	37						
				Additional Locomotives and Rolling Stock	543,505	15	54						
				General Port Development at Mombasa									
				Interest out of Capital during Construction Period	51,980	3	85	2,330,215	9	22			
				of Works									
				COLONIAL DEVELOPMENT —									
				(a) Public Buildings	273,754								
				(b) Municipal Requirements	245,259								
				(c) Roads and Bridges	88,000			637,023					
				Expenses of Issue and Deduction for Discount				257,431	17	86	3,194,670	7	08
				INVESTMENTS —									
				Treasury Bills				27,686	5				
				Sundry—Stamp Duty Reserve Fund				23,700			53,436	5	
				CASH — Fixed Deposit with Crown Agents				248,553	2	27			
				Crown Agents (Stamp Duty Reserve Fund)				7,343	11	7			
				Crown Agents				12	11	65			
				National Bank of India Ltd				25,227	11				
				Lent at Interest by Crown Agents				1,000			282,926	19	59
				On Deposit at Call with Crown Agents				850					
Total £	3,531,093	11	67					Total £	3,531,093	11	67		

Statement of Surplus and Deficit Account as at 31st January, 1929.

1929	£	Shs	Cts	1929	£	Shs	Cts
To Expenditure	289,657	9	71	By Balance	879,306	18	95
, Surplus	989,378	10	59	„ Revenue	399,729	1	35
Total £	1,279,036		30	Total £	1,279,036		30

R CLIFTON GRANNUM,
Treasurer
23rd July, 1929

GENERAL NOTICE No 1029

NOTICE

THE benefit of the Temporary Occupation Licence of Plot No 511, Victoria Street, Nairobi Township, upon which plot is now being carried on the business of the Nairobi Petrol Station, has, together with the goodwill and stock-in-trade of the said business, this day been transferred by Eboo Pubhai to Ebrahim Alibhai, and the said business will in future be carried on by the said Ebrahim Alibhai under the present name or style of the Nairobi Petrol Station

The sale does not include any debts due to or owing by the said business as at this date which debts will be received and paid by the said Eboo Pubhai

Dated at Nairobi this 31st day of July, 1929

F HOPLEY,
Solicitor for the Parties

GENERAL NOTICE No 1030

CHANGE OF NAME

I, Bishna, of Kisumu, in the Colony of Kenya, Turner, of Kenya and Uganda Railway Marine Workshop, heretofore called and known by the name of Bishna hereby give notice that on the 17th day of January 1929, I renounced and abandoned the use of my said name of Bishna, and assumed in lieu thereof the name of Bishan Singh, and further that such change of name is evidenced by a deed-poll, dated the 17th day of January, 1929 duly executed by me and attested

Dated this 30th day of July, 1929

BISHAN SINGH,
late Bishna

SALE OF QUININE TO THE PUBLIC

ARRANGEMENTS have been made by Government for the sale of quinine to the public at approximately cost price. The quinine will be sold in packets each containing a quarter pound (four ounces) of Quinine Bisulphate at the price of eight shillings per packet including postage. Full directions for use, together with a leaflet on the treatment of malaria will be attached to each packet. The quinine will be issued by the Medical Department and all orders, which must be accompanied by cash, should be addressed to the Medical Storekeeper, P O Box No 425, Nairobi

JOHN L GILKS,
Director of Medical and Sanitary Services

NOTICE

THE following publications are obtainable at the Government Press —

Customs Trade Report for 1928 Price Sh 5,
Posted, Price Sh 5/75

Agricultural Department Report, 1928 Price
Sh 5, Posted, Price Sh 5/75

Agricultural Census Report, 1928 Price Sh 2,
Posted, Price Sh 2/10

Judicial Report Price Sh 1, Posted, Price
Sh 1/10